

4.3 BIOLOGICAL RESOURCES

This section of this Final Environmental Impact Report (EIR) presents the existing environment and impacts analysis of biological resource issues associated with the granting of a new lease to Shell to continue to operate its Equilon Enterprises LLC, doing business as (dba) Shell, Marine Oil Terminal (Shell Terminal) in southeastern Carquinez Strait. Section 4.3.1, Environmental Setting, describes the existing biological resources in the San Francisco Bay Estuary and, in more detail, for the Project study area (Suisun Bay and Carquinez Strait) as well as the immediate vicinity of the Shell Terminal. Section 4.3.2, Regulatory Setting, describes the regulatory framework at the Federal, State, and local level.

Section 4.3.3, Impact Significance Criteria, lists the significance criteria and Section 4.3.4, Impact Analysis and Mitigation Measures, analyzes the potential Project impacts. Routine operations at the Shell Terminal, or an accidental release of crude oil or product, present the potential to impact nearby biological resources. Impacts of routine operations are analyzed first, and then are followed by a discussion of potential oil spill impacts. A spill of crude oil or product could have wide ranging effects on biological resources in San Francisco Bay. Section 4.2.5, Impacts of Alternatives, compares the impacts of Project alternatives, and Section 4.2.6, Cumulative Projects Impact Analysis, analyzes the impacts of cumulative projects.

4.3.1 Environmental Setting

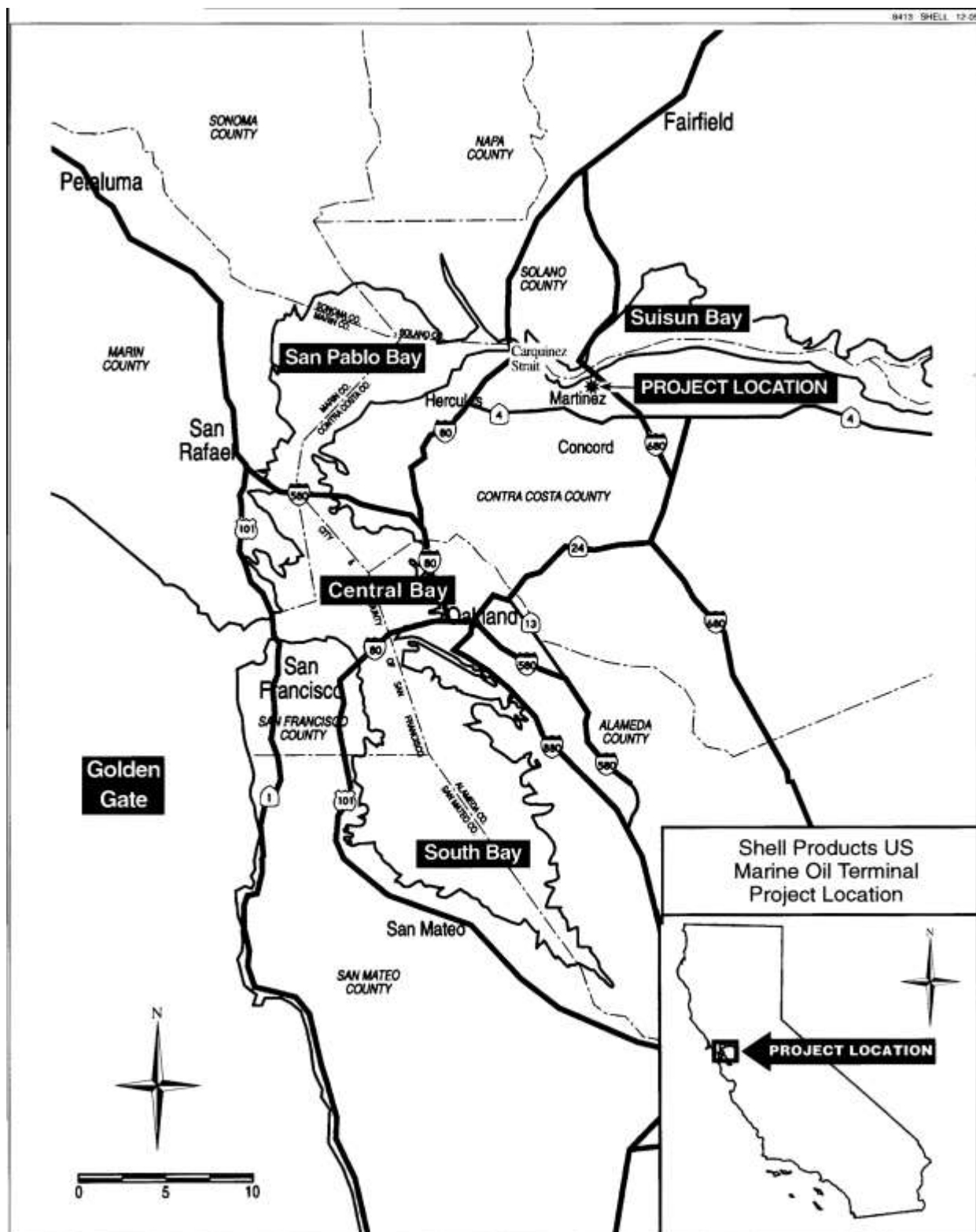
4.3.1.1 San Francisco Bay Estuary

Biological Characteristics of the Estuary

Because tankers that service the Shell Terminal travel throughout San Francisco Bay, all of the tidally influenced biological resources of the estuary may be at some risk from operations at the Shell Terminal. Therefore, this section provides a brief overview of the biological resources of the estuary. The tidally influenced biological resources of the San Francisco Bay Estuary are described in detail in the Unocal EIR (Chambers Group 1994).

The San Francisco Bay Estuary, which extends from the mouth of Coyote Creek near the city of San Jose in the south to Chipps Island at the eastern end of Suisun Bay, is the largest coastal embayment on the Pacific Coast of the United States (Figure 4.3-1). It has a surface area of 450 square miles (1,166 square kilometers [km^2]). San Francisco Bay is located at the mouth of the Sacramento-San Joaquin River system, which carries runoff from 40 percent of the surface area of California (Nichols et al. 1986). The San Francisco Bay is characterized by broad shallows with an average depth of 20 feet, (6 meters [m]) mean lower low water level (MLLW) (Conomos et al. 1985). The deepest sections of the San Francisco Bay are located at the channels at the Golden Gate (360 feet (110m)) and Carquinez Strait (89 feet [27 m]), whose depths are maintained by strong tidal currents.

1 Figure 4.3-1. Major Regions of San Francisco Bay



**THE MAJOR REGIONS OF
SAN FRANCISCO BAY**
Figure 4.3-1

As shown in Figure 4.3-1, the San Francisco Estuary consists of five distinct subareas: Suisun Bay, Carquinez Strait, San Pablo Bay, Central Bay, and South Bay. Each of these areas has its own characteristic biological assemblage.

Reduction in freshwater inflows from the Sacramento and San Joaquin Rivers has profoundly altered the aquatic environment of the estuary. The freshwater inflow to San Francisco Bay is less than 50 percent of historic levels (Monroe and Kelly 1992). Diversion of water from the Sacramento-San Joaquin River system away from San Francisco Bay has had profound effects on the marine resources of the San Francisco Bay, most noticeably on the anadromous fishes such as striped bass and salmon, which live part of their lives in the open ocean but depend on the rivers for spawning. The CALFED Bay-Delta Program was established by State and Federal agencies in 1994 to find a long-term solution to water supply and environmental problems in the Bay and Delta (CALFED 1998). In 2004, only 75 percent of total estimated annual runoff from the Sacramento-San Joaquin watershed reached the San Francisco Bay (Bay Institute 2005a). This was an improvement over conditions two years earlier when 50 percent of the total runoff was diverted. However, the overall diversion of 37 percent of the runoff from the San Francisco Bay since 2000 represents a continuing increase in flow diversions compared to an average of 36 percent diverted in the 1990s and 33 percent in the 1980s.

The biological resources of San Francisco Estuary also have been affected profoundly by the introduction of nonindigenous species. Introduced species are discussed in detail in the next section.

Phytoplankton production is the major source of organic matter in the estuary (Jassby et al. 1995; USACE, EPA, BCDC, SFBWQCB, and SWRCB 1998). While the phytoplankton community in Central Bay is similar to the open ocean, the community in the northern reaches of the estuary is unique and has undergone profound changes in the last two decades. Phytoplankton distribution in the northern reach is characterized by an extremely high population in the entrapment zone, which usually occurs near the 2 ppt (parts per thousand) isohaline (San Francisco Estuary Project 1997). This zone of high production is important to several fish species (Kimmerer et al. 1998). In addition to a high concentration of phytoplankton, maximum abundances of several species of zooplankton occur in the entrapment zone (Kimmerer et al. 1998). The entrapment zone is usually positioned in Suisun Bay in spring and summer. The complex interactions between movement of the salt field, gravitational circulation, and retention of particles and organisms in the entrapment zone are currently being studied (San Francisco Estuary Project 1997). There have been recent reductions in the abundance of phytoplankton in Suisun Bay, apparently because of intensive filter feeding by the Asian clam, *Potamocorbula* ~~*Corbula*~~ *amurensis* (Herbold et al. 1991), an invasive introduced species, first reported in the estuary in 1986. Phytoplankton populations in the northern reaches of the Estuary may now be continuously and permanently controlled by introduced clams (Cohen and Carlton 1995). Since the appearance of *Potamocorbula* ~~*Corbula*~~ the summer diatom bloom has disappeared, presumably because of increased filter feeding (Kimmerer 1998). The *Potamocorbula* ~~*Corbula*~~ population in the northern

1 reaches of the estuary can filter the entire water column over the channels more than
2 once per day and over the shallows almost 13 times per day (Cohen and Carlton 1995).

3
4 In 2004, the Suisun Bay phytoplankton biomass remained critically low, less than
5 20 percent of average levels measured 25 years earlier (Bay Institute 2005a). Although
6 phytoplankton in Suisun Bay declined dramatically, phytoplankton levels increased in
7 South and Central Bays in 2004 and were stable in San Pablo Bay.

8
9 Historically, the most abundant zooplankton species in San Francisco Bay was the
10 copepod, *Acartia clausi* (Davis 1982). In the northern reach, this coastal species was
11 found with zooplankton species such as *Eurytemora affinis* characteristic of brackish
12 waters (Painter 1966, Kimmerer and Orsi 1996, USACE and Contra Costa County
13 1997). Dominant zooplankters distribute themselves in the estuary according to salinity.
14 *Acartia clausi* is found in more saline water. *Eurytemora affinis* is always most abundant
15 near fresh water in salinities of less than 10 ppt.

16
17 Most species of copepods have shown pronounced long-term declines in abundance in
18 the San Francisco Bay Estuary system (Herbold et al. 1991, CalFED 1998). Invasion of
19 the western Delta and Suisun Bay by the introduced copepods, *Sinocalanus doerri*, in
20 1978 and *Pseudodiaptomus forbesi* in 1987, was followed by declines in *Eurytemora*
21 *affinis* and the almost complete elimination of another copepod, *Diaptomus* spp. Most
22 copepods, including *Acartia*, have been at low abundance in Suisun Bay since the
23 arrival and spread of the Asian clam. Research suggests that the decrease in *E. affinis*
24 in Suisun Bay was by direct loss to clam filtration (Lehman 1998).

25
26 In 2004, virtually all copepods found in Suisun Bay were not native to the Bay
27 (Bay Institute 2005a). Because most non-native copepods are smaller than native
28 species, average zooplankton size was just 20 percent of that measured for
29 zooplankton in the 1970's. Current numbers of ~~exotic-nonindigenous~~ copepod species
30 are dominated by a small non-native copepod *Limnithona tetraspina* (Bay Institute
31 2004).

32
33 The opossum shrimp, *Neomysis mercedis*, is an especially important zooplankton
34 species in the northern reach because it is the dominant species in the diet of young-of-
35 the-year fishes (Orsi and Knutson 1979). This species is most abundant at salinities up
36 to 10 ppt and is almost never found at salinities greater than 20 ppt (Davis 1982).
37 *Neomysis* is found in most abundance in Suisun Bay and the western Delta (Herbold
38 et al. 1991). *Neomysis* abundance is related to outflows from the Delta. When outflows
39 are high, phytoplankton populations spread out into the broad shallows of Suisun Bay;
40 light levels are high and a bloom occurs providing more food for opossum shrimp
41 (Herbold and Moyle 1989). During years of low flows, the entrapment zone moves
42 upstream into the deep channels of the Sacramento River, and productivity declines
43 with a subsequent decline in *Neomysis* populations. The *Neomysis* population remained
44 variable but relatively high until 1987 when the population experienced a precipitous
45 decline (Bay Institute 2004). The decline was coincident with the invasion of the Asian
46 clam, which appears to compete with *Neomysis* for phytoplankton. Since 1997 the

average abundance of *Neomysis* is less than 0.1 percent of its abundance during the 1970's. In 2004, mysid shrimp were virtually absent from Suisun Bay (Bay Institute 2005a).

The observed declines in zooplankton abundance have roughly coincided with the decline in phytoplankton, one of the main food sources for zooplankton (CALFED 1998). The deterioration of the zooplankton community and its phytoplankton food supply in key habitat areas of the Bay-Delta is a serious problem because striped bass (*Morone saxatilis*), Delta smelt (*Hypomesus transpacificus*), Chinook salmon (*Oncorhynchus tshawytscha*), and other species that use Suisun Bay and the Delta as a nursery area feed almost exclusively on zooplankton during early life stages.

Except for limited areas of natural rocky shores near the Golden Gate and in Central Bay, and manmade hard substrate in the form of riprap, docks, and pilings, most of the substrate throughout the San Francisco Bay Estuary consists of soft bottom. Almost all the common benthic invertebrates in San Francisco Bay are introduced species. As with the plankton community, each of the Bays of the San Francisco Estuary has its own characteristic soft bottom benthic community (Davis 1982). The distribution of soft bottom benthic species in San Francisco Bay is most closely correlated to temporal variations in salinity and to sediment type (Lowe 1999). The greatest number of species is found in Central Bay, which most closely resembles that of the open ocean. Away from the marine environment of Central Bay, the benthos is characterized by low diversity and dominated by a few species that are common to many North American estuaries and are tolerant of wide variations in salinity. Because most of the estuary is dominated by these few opportunistic species, the species compositions of the intertidal mudflats, the shallow subtidal, and the ship channels are similar. In general, the shallow subtidal supports a greater number of species than either the intertidal mudflats or the ship channels.

Special interest benthic species in San Francisco Bay include Dungeness crabs, grass shrimp, and a plant, eelgrass. Dungeness crab (*Cancer magister*) is a valuable commercial fishery for San Francisco and has been for over a century (USACE, EPA, BCDC, SFRWQCB, and SWRCB 1998). San Francisco Bay is an important nursery area for Dungeness crabs (Tasto 1979; Herbold et al. 1991). Studies have demonstrated that Dungeness crab reared in the San Francisco Estuary grow at about twice the rate of ocean-reared crabs (Baxter et al. 1999). Dungeness crabs enter San Francisco Bay as juveniles during March through June (Baxter et al. 1999). By September young crabs are widely distributed in San Pablo and lower Suisun Bays. The crabs leave the San Francisco Bay by August or September of the following year. Dungeness crabs are particularly abundant from Richardson's Bay upstream through Suisun Bay, showing greater abundance upstream during years of low outflow. San Pablo Bay is the area of most consistently high numbers of juvenile Dungeness crabs. In 2004, the abundance of young Dungeness crabs in the San Francisco Bay was the third highest since monitoring began in 1980 and double the number that was measured two years earlier (Bay Institute 2005a).

The smaller epibenthic fauna of San Francisco Bay is dominated by four species of shrimp known as grass shrimp (Herbold et al. 1991, Reilly et al. 2001). These shrimp are important prey for estuary fishes and also support a commercial bait fishery (USACE, EPA, BCDC, SFRWQCB, and SWRCB 1998). Grass shrimp include three native species (*Crangon franciscorum*, *C. nigricauda*, and *C. nigromaculata*) and one introduced species (*Palaemon macrodactylus*). *Crangon franciscorum* (California bay shrimp) are most abundant in waters of lower salinities with young occurring in water that is almost fresh; *C. nigricauda* (blacktail bay shrimp) prefer salinities of 25 ppt or more; and *C. nigromaculata* (blackspotted bay shrimp) are seldom found at salinities below 30 ppt (Herbold et al. 1991). *Palaemon macrodactylus* is most common in lower salinity areas (Reilly et al. 2001). The center of its distribution is Suisun Bay and the West Delta. Overall abundance of shrimp in the Bay doubled during the past decade (Bay Institute 2005a). In 2004, shrimp abundance in Central Bay was more than twice as high as in any other region of the Bay, suggesting that most shrimp in the Bay are marine rather than estuarine species

Eelgrass (*Zostera marina*) is an important shallow subtidal and intertidal flowering plant found within bays and estuaries. Eelgrass beds are recognized as a particularly valuable type of marine habitat that enhances the physical and biological environment where they occur (Phillips 1988). Eelgrass beds are highly productive (Ware 1993). In addition, these beds stabilize the substrate and add structure to the monotonous soft bottom. Several studies have demonstrated that the marine life in eelgrass meadows is enhanced in numbers, species, and standing crop compared to unvegetated soft bottom habitat (summarized in Ware 1993). Eelgrass beds in the San Francisco Estuary are found from lower San Pablo Bay to South Bay at Coyote Point. The depth range of eelgrass in San Francisco Bay is from 1.3 feet (0.4 m) above MLLW to 5.8 feet (1.77 m) below MLLW (Merkel 2004). Eelgrass habitats are dynamic, expanding and contracting by as much as several hectares per season, depending on the variations in key environmental factors. The eelgrass beds in San Francisco Bay also have been observed to fluctuate in density and abundance from year to year (Merkel 2004). In the summer of 2003 2,880.5 acres of eelgrass were mapped in San Francisco Bay (Merkel 2004). The abundance of eelgrass in 2003 represents a 900 percent increase from the previous baywide eelgrass survey in 1987 which mapped 316 acres of eelgrass in San Francisco Bay (Wyllie-Escheverria and Rutten 1989). Part of the increase is a result of superior mapping techniques but most of the increase is thought to represent a real increase in eelgrass cover in the Bay. By far the largest eelgrass bed in the Bay is the Point San Pablo Bed, which is located between Point Pinole and Point San Pablo north of the Richmond-San Rafael Bridge.

Over 100 species of fish have been recorded from the San Francisco Bay estuarine system (Armor and Herrgesell 1985). These species vary in the way they use the San Francisco Bay, from those that spend their entire lives in the San Francisco Bay to those that spend only part of their life cycle there. The only fish species confined entirely to the Bay-Delta estuary is the Delta smelt, although the ecologically similar longfin smelt (*Spirinchus thaleichthys*) occurs very rarely outside the Golden Gate (Herbold et al. 1991). All other species maintain at least part of their population outside the San

Francisco Bay-Delta estuary system. In general, the fishes of the San Francisco Estuary fall into four categories: true estuarine species, freshwater species, marine species, and anadromous species (USACE, EPA, BCDC, SFRWQCB, SWRCB 1998). San Francisco Bay is basically a marine environment, although salinities can be appreciably diluted by freshwater during high outflow years allowing freshwater fishes to move into the tributary streams (Moyle 2002).

Marine species include those which are only seasonally present and those that maintain at least part of their population in San Francisco Bay year-round. Seasonal species comprise many of the most abundant species found in the Bay (Herbold et al. 1991). Abundant seasonal species include the northern anchovy (*Engraulis mordax*) and Pacific herring (*Clupea harengus*).

Anadromous species are those that spend their adult lives in the open ocean and come into fresh water to spawn. Anadromous species use the San Francisco Bay Estuary on their way up the rivers to spawn and as a rearing area for juveniles on their way down from their birthplace in the river to the open ocean (Herbold et al. 1991). Native anadromous species include Chinook salmon, steelhead trout (*Oncorhynchus mykiss gairdneri*) and both green and white sturgeon (*Acipenser medirostris* and *A. transmontanus*). Introduced anadromous species include striped bass (*Morone satatilis*), and American shad (*Alosa sapidissima*). Anadromous species are sensitive to a wide variety of environmental changes, including upstream alteration of spawning habitat, interference with access to spawning habitat, changes in flow patterns, and conditions in the estuary that reduce its value as a nursery site for out migrating young (Herbold et al. 1991).

Vegetated tidal marshes are an extremely productive and important habitat in the San Francisco Estuary. More than 91 percent of the tidal wetlands in San Francisco Bay Estuary have been lost to reclamation for farmland, salt evaporation ponds, and residential or industrial development (USGS 2005²). Recent efforts have been made to protect and restore tidal marshes in the Bay. Three types of tidal marshes, related to extent of freshwater influence, are found in the San Francisco Bay Estuary: saltmarsh, brackish marsh, and freshwater marsh. These marshes are exposed to the rise and fall of tides and are characterized by emergent vascular plants. Tidal cycles affect the vertical extent of marshes as well as their inundation period and tidal flushing.

Dominant plant species define the three marsh types, and zonation patterns of the dominant species within the marshes are apparent. In general, saltmarsh wetlands are dominated by Pacific cordgrass (*Spartina foliosa*) and pickleweed (*Salicornia virginica*), brackish marshes are dominated by various species of bulrush, and freshwater marshes are dominated by bulrush, reed grass (*Phragmites communis*), and cattails (*Typha* spp.). Differences in species composition between tidal marshes and plant zonation within marshes are based on plant physiological responses to physical factors of inundation, salinity, and sedimentation. In addition, interspecific competition can be a significant factor determining plant distributions in tidal marshes. Because most marsh plants reproduce vegetatively, each species can respond relatively quickly to favorable

1 physical conditions and, therefore, seasonality can also affect the patterns of plant
2 distribution in the tidal marshes (Josselyn 1983).

3
4 Tidal marshes occur throughout the San Francisco Estuary. Approximately 75 percent
5 of San Francisco Bay's tidal marshes are in Suisun Bay (32 percent) and San Pablo
6 Bay (42 percent) (Bay Institute 2005a). The largest areas of tidal marsh are on the
7 northern edge of San Pablo Bay and along the Petaluma River. Suisun Bay, too,
8 supports a substantial acreage of tidal marsh, while Central Bay supports relatively little.
9 Since 1998 more than 2500 acres of tidal marsh in San Francisco Bay have been
10 restored (Bay Institute 2005a).

11
12 In addition to tidal wetlands, the San Francisco Estuary includes diked wetlands, areas
13 that have been isolated from natural tidal action. The largest area of diked wetlands is in
14 the northern part of Suisun Bay and the Sacramento-San Joaquin Delta.

15
16 San Francisco Estuary is vitally important to many species of water-associated birds.
17 San Francisco Estuary is important as a major refuge for many species of shorebirds
18 and waterfowl during their migration and wintering season (August through April) and it
19 provides breeding habitat during the summer for several species (including the
20 endangered California least tern (*Sterna antillarum browni*) and threatened western
21 snowy plover (*Charadrius alexandrinus nivosus*)). Habitat types in contact with tidal
22 waters (and potentially spilled oil) in San Francisco Estuary include open water, rocky
23 shore, intertidal mudflats, and tidal marshes. Each has characteristic fauna.

24
25 The avifauna of open water includes loons and grebes, pelicans and cormorants, gulls
26 and terns, and a variety of waterfowl including ducks and scoters. The San Francisco
27 Bay region has been identified as one of 34 waterfowl habitat areas of major concern in
28 the North American Waterfowl Management Plan (USFWS 1986⁹). More than
29 30 species of waterfowl are found in the San Francisco Bay ecosystem (Goals Project
30 1998). Mid-winter surveys from 1998 to 2000 found scaup (*Aythya sp.*) comprise
31 43.2 percent of all waterfowl in the entire San Francisco Estuary, 64 percent of all
32 waterfowl on open water in South Bay, and 67 percent of all waterfowl on open water in
33 Central Bay (URS 2002). The second most abundant waterfowl in San Francisco Bay
34 were scoters, which accounted for 25 percent of the waterfowl in South Bay and
35 29 percent of the waterfowl in Central Bay.

36
37 Rocky shores provide foraging habitat for turnstones and oystercatchers, and roosts for
38 cormorants, pelicans, gulls, and terns. Intertidal mudflats are predominantly populated
39 by shorebirds, and the mudflats of San Francisco Bay are of critical importance in the
40 winter as feeding/staging areas for migrating shorebirds on the Pacific Flyway. The
41 San Francisco Bay Estuary is used by over one million shorebirds during spring
42 migration and is home to several hundred thousand during winter (Hui et al. 2001).
43 A recent study of shorebird abundance and distribution on the Pacific Coast of the
44 United States found that San Francisco Bay accounted for many more shorebirds than
45 any other wetland in all seasons (Page et al. 1999). Most shorebird use occurs in the
46 southern reach of the estuary (South Bay) (Hui et al. 2001). Tidal salt and brackish

marshes provide essential habitat to support clapper and black rails (*Rallus longirostris obsoletus* and *Laterallus jamaicensis contorniculus*), herons and egrets, the salt-marsh yellowthroat (*Geothlypis trichas sinuosa*), and saltmarsh song sparrows (*Melospiza melodia*).

Three species of marine mammals can be included in the resident fauna of the San Francisco Bay region: the harbor porpoise (*Phocoena phocoena*), the harbor seal (*Phoca vitulina*), and the California sea lion (*Zalophus californianus*). Gray (*Eschrichtius robustus*) and humpback whales (*Megaptera novaeangliae*) may occasionally wander into the Bays but typically live off the open coast. Visits of these species have occurred in recent years as migrating animals strayed into the Bays during coastwise migration in the winter/spring (gray whales) or fall (humpback whales).

Introduced Species

Over 230 ~~non-native~~ nonindigenous species have become established in the San Francisco Estuary (Cohen 1998). ~~Exotic-Nonindigenous~~ species dominate many of the estuary's aquatic assemblages, including soft bottom benthic communities, fouling communities, brackish-water zooplankton in the northern reach, and freshwater fishes. In these communities, introduced species may account for 40 to 100 percent of the common species, up to 97 percent of the total organisms, and up to 99 percent of the biomass (Cohen 1998). Furthermore, the rate of invasions has been increasing. About half of the exotic species identified in the San Francisco Estuary were first recorded within the last 35 years. The rate of invasions has increased from about one new species established every 55 weeks between 1851 and 1960 to one new species established every 14 weeks from 1961 to 1995 (Cohen 1998). Some of these invasions have greatly altered habitat structure and nutrient and contaminant pathways. In addition, introduced species have contributed to reductions and extinctions of native species through predation, competition, and the introduction of parasites (San Francisco Estuary Project 1997).

A recent survey by the California Department of Fish and Game (CDFG) for nonindigenous aquatic plants and animals in California revealed that all areas of the California coast have experienced some level of invasion by species not native to the state or not native to the area of the coast where they recently have been discovered (CDFG 2002, updated 2008). The survey found 747 taxa that are introduced or most likely introduced. The highest numbers of introduced species were found in the two major commercial ports of San Francisco and Los Angeles/Long Beach. The majority of the species introduced to California appear to have come from the northwest Atlantic, the northwest Pacific and the northeast Atlantic.

The Asian clam (~~*Potamocorbula*~~ *Corbula* *amurensis*) is an example of a species that was recently introduced to the detriment of the natural ecosystem. This euryhaline clam, first collected in 1986, appears to have been introduced as larvae in the seawater ballast of cargo vessels (Carlton et al. 1990). Within 2 years, it spread throughout the estuary, where it reached densities in some areas of over 10,000 individuals per square

meter. Nichols et al. (1990) suggest that the Asian clam may have permanently displaced the native benthic community in parts of Suisun Bay. In addition, overgrazing by these large populations of the Asian clam appears to have decimated the phytoplankton in Suisun Bay (Cohen and Carlton 1995, Thompson 2000, San Francisco Estuary Project 1997). Conservative estimates of grazing rates suggest that this clam population is capable of filtering the water column one to two times per day in the shallow waters of Suisun Bay. Asian clams also consume young stages of copepods and compete with mysid shrimp and other zooplankton species for food. Several small crustaceans, including copepods and mysid shrimp, declined sharply in abundance and range following the spread of the clam (San Francisco Estuary Project 1997).

Two recently introduced crab species, the green crab (*Carcinus maenas*) and the Chinese mitten crab (*Eriocheir sinensis*), also pose a threat to the ecosystem. The green crab, a native of the European Atlantic coast, was first collected in San Francisco Bay in 1989 to 1990 (Cohen et al. 1995). It has become abundant in intertidal and shallow subtidal areas and has spread throughout Central Bay, South Bay, and San Pablo Bay to Carquinez Strait. Salinity limits the green crab's distribution (San Francisco Estuary Project 2004). Few have been collected from water with a salinity below 10 ppt. The green crab may have arrived in ballast water, on ship hulls, amongst algae with imported live bait or lobsters, or by intentional release. The green crab is a voracious predator that has been documented to have reduced bivalve populations in New England and Europe (Cohen et al. 1995). Competition with the green crab for food resources could affect shorebirds and possibly the Dungeness crab (San Francisco Estuary Project 1997).

The Chinese mitten crab was first collected in south San Francisco Bay in 1992 and has since spread rapidly throughout the estuary (Veldhuizen and Hieb 1998). It was collected in San Pablo Bay in 1994 and Suisun Marsh and the Delta in 1996. In 1996, a total of 45 mitten crabs were collected from the Delta, Suisun Bay, and Suisun Marsh. By 1997, the number of mitten crabs captured in the Delta rose to over 20,000. Adult mitten crab abundance in San Francisco Bay peaked between 1998 and 2001 (San Francisco Estuary Project 2004). The mitten crab population declined in 2002 and 2003. The most probable mechanism of introduction in California was either deliberate release to establish a fishery or accidental release via ballast water. The high density of mitten crab burrows in steep banks could accelerate bank erosion and slumping and threaten the structural integrity of levees in the Delta (San Francisco Estuary Project 1997). The mitten crab may also have profound effects on other species through competition (Veldhuizen and Hieb 1998).

The invasive burrowing isopod *Sphaeroma quoyanum* increases erosion in salt marshes by excavating dense burrow complexes along the banks of salt marsh channels (Talley et al. 2001). This species was introduced to San Francisco Bay, probably from the hulls of wooden ships, in the late nineteenth century.

Invasion of ~~non-native~~ nonindigenous species includes ~~micro~~organisms. The Japanese foraminifer *Trochammia hadai* was first found in San Francisco Bay in sediment

1 samples taken in 1983 and since 1986 has been collected at 91 percent of the sampled
 2 sites in the Bay, constituting up to 93 percent of the foraminiferal assemblage at
 3 individual sites (McGann et al. 2000). The proliferation of *T.hadai* in San Francisco Bay
 4 is associated with a decline in relative abundance of one of the most common native
 5 foraminifers *Elphidium excavatum*. *T.hadai* probably was transported from Japan in
 6 ships' ballast tanks, in mud associated with anchors, or in sediments associated with
 7 oysters imported for mariculture. Its remarkable invasion of San Francisco Bay suggests
 8 the potential for massive, rapid invasions by other marine microorganisms (McGann et
 9 al. 2000).

10
 11 ~~Exotic~~ Nonindigenous species have been introduced to the San Francisco Estuary by
 12 deliberate fish introductions, in imported oyster cultures, from ship hulls and wetted
 13 surfaces, and by ballast water discharges. ~~While the former mechanisms were~~
 14 ~~important in the past,~~ In recent years ballast water discharges are thought to be one of
 15 the primary means through which exotic nonindigenous species become established in
 16 the Bay (Cohen 1998, CDFG 2002). Of the exotic nonindigenous species that were first
 17 reported in the estuary in 1986 to 1995, between 47 and 77 percent arrived in ballast
 18 water (Cohen 1998). The more recent study by CDFG suggests that the percentage of
 19 nonindigenous species introduced to San Francisco Bay via ballast water may be closer
 20 to 30 to 35 percent (CDFG 2002). ~~Hull~~ Vessel biofouling also appears to be a major
 21 introduction pathway in San Francisco Bay (CDFG 2002).

22
 23 Ships take up ballast water when their cargo is unloaded, fuel is consumed, extra
 24 stability is needed due to heavy seas, or the ship is too tall to pass under a bridge. The
 25 weight of the water taken into a ship's holds lowers the vessel's profile and makes it
 26 more stable. When the ship takes up ballast, organisms in the water, mud or nearby pier
 27 pilings get pumped into the ships hold along with the water. When the ship reaches its
 28 destination, it may discharge the ballast in the port. Organisms stored in the holds are
 29 released to the new port where they may thrive.

30
 31 Between 2.5 and 5 billion gallons of ballast water are estimated to be discharged to the
 32 San Francisco Estuary per year (Cohen 1998). The average volume of ballast water
 33 discharged by tankers in the estuary has been estimated to be about 2.5 million gallons
 34 per tanker. Recent reporting of ballast water discharges by tank vessels in San
 35 Francisco Bay indicates that in 2004 and 2005 about 0.5 billion gallons of ballast water
 36 was discharged in San Francisco Bay (Falkner, CSLC, personal communication 2005).

37
 38 Sampling of organisms in ship ballast water suggests that densities between 0.1 and 1
 39 relatively large planktonic organisms per gallon and greater densities of smaller
 40 organisms may frequently be present in ballast water at the conclusion of a
 41 transoceanic voyage (Cohen 1998). Because the number and diversity of organisms
 42 decline substantially over the duration of a voyage, ships that travel shorter distances,
 43 such as most of the tankers servicing the Shell Terminal, would have greater densities.
 44 A recent sampling of ballast water of coastal origin not exposed to ballast water
 45 exchange found that the mean number of zooplankton was 4.64 individuals per liter, the
 46 mean number of phytoplankton cells was 299,202 cells per liter, the mean number of

bacteria was 8.3×10^8 bacteria cells per liter, and the mean number of virus-like particles was 7.4×10^9 per liter (MEPC 2003). Given the large capacity of ship's ballast water tanks and pumps, a single deballasting ship may therefore discharge has the potential to release more than 21.2 million individual zooplankton per discharge event (Minton et al. 2005).~~into the environment millions of exotic phytoplankton and invertebrate zooplankton per hour, and larger numbers of protists, bacteria, and viruses.~~

To help manage and control the spread of nonindigenous species in the U.S., Congress passed the National Invasive Species Act ~~was passed~~ in 1996. This act, which revised and reauthorized the Nonindigenous Aquatic Nuisance Prevention and Control Action of 1990, prescribed mandatory ballast water regulations for the Great Lakes and Hudson River and added voluntary guidelines for the rest of the country. After further study, the voluntary guidelines were considered insufficient, and in ~~in~~ 2004, ballast water management practices became mandatory for the rest of the country.

The California Ballast Water Management for Control of Nonindigenous Species Act was passed in 1999. This Act prescribes mandatory legislation for the waters of the State of California designed to reduce the introduction of invasive nonindigenous species to California waters. The California Marine Invasive Species Act of 2003, which became effective January 1, 2004, revised and expanded the 1999 Act. More recently, amendments to the Marine Invasive Species Act have refined and expanded the authority of the Marine Invasive Species Act to include performance standards for the discharge of ballast water and requirements for vessels to manage fouling on the hull and other wetted surfaces.

Although ballast water discharges ~~are probably~~ have thus far been considered responsible for the greatest number of nonindigenous species introduced to San Francisco Bay, recent data indicate ship vessel biofouling has a higher potential for ~~exotic nonindigenous~~ species introduction than previously believed (Brancato 1999, RWQCB 2000, CDFG 2002). Reports from Germany and Australia found over 400 invasive species that were introduced in waters directly from the fouled hulls of ships. About one third of the ~~exotic nonindigenous~~ marine species in Australia harbors were determined to have been introduced via ~~hull~~ vessel biofouling.

Rare/Threatened/Endangered Species

Sensitive Plants

Listed plant species that occur in tidal wetlands in the San Francisco Bay region are presented in Table 4.3-1. Sensitive species associated with nontidal wetlands, such as vernal pools, are not included in this summary because they would not be impacted by the continued operation of the Shell Terminal. The following section provides information on specific habitats, life history, and locations of the sensitive plants listed in Table 4.3-1.

Table 4.3-1. Special Status Plant Species of Tidal Marshes of the San Francisco Bay Region*

Common Name/Scientific Name	Status		Habitat
	State	Federal	
Marsh sandwort <i>Arenaria paludicola</i>	E	E	Fresh, Salt, and brackish marshes
Suisun thistle <i>Cirsium hydrophilum</i> var. <i>hydrophilum</i>	--	E	Brackish Marshes
Soft bird's beak <i>Cordylanthus mollis</i> ssp. <i>mollis</i>	R	E	Salt and brackish marshes
California seablite <i>Suaeda californica</i>	--R	E	Salt marshes
Mason's lilaeopsis <i>Lilaeopsis masonii</i>	R	--	Brackish marshes
Federal Status (determined by USFWS): E = Federally listed, endangered State Status: T = State listed, threatened; E = State listed, endangered; R = State listed, rare. * Sensitive plant species in San Francisco Estuary that are on California Native Plant Society lists but no Federal or State lists include Suisun marsh aster (<i>Aster lentus</i>), Delta tule pea (<i>Lathyrus jepsoni</i> var. <i>jepsoni</i>), and Delta mudwort (<i>Limosella subblata</i>) Sources: California Department of Fish and Game (CDFG) 2002.			

Distributions of known sensitive plant populations in the study area within 250 feet (horizontal distance) of the shoreline were evaluated based on records in the California Natural Diversity Database (CNDDDB). This horizontal distance was used as a study limit under the presumption that it encompasses elevations up to a maximum of about +7 feet mean sea level (MSL) and thus includes all listed plant species that could be affected by a Project related oil spill. In addition to the CNDDDB records, there are a number of sensitive plant sites reported in Volume II of the Area Contingency Plan (USCG and OSPR 2000). The following text summarizes both the CNDDDB and Contingency Plan data.

Tidal habitats of the San Francisco Estuary support five plant species that are on Federal and/or State lists as threatened, endangered, or rare: California seablite (*Suaeda californica*), marsh sandwort (*Arenaria paludicola*), Mason's lilaeopsis (*Lilaeopsis masonii*), soft bird's beak (*Cordylanthus mollis* ssp. *mollis*), and Suisun thistle (*Cirsium hydrophilum* var. *hydrophilum*). All of these species occur in marsh communities at various locations in the estuary, primarily around Suisun Bay and its tributary sloughs. In general, all marsh habitat in the Bay region can be considered actual or potential habitat for federally and/or state-listed threatened, endangered, or rare plant species, or species considered as such by the California Native Plant Society (CNPS).

Suisun Thistle (*Cirsium hydrophilum* var. *hydrophilum*)

This perennial herb is found in brackish marshes and in peaty soils around Suisun Bay in Solano County. It flowers from July through September. It is a Federal endangered species and a CNPS 1B species. According to the CNDDDB (CDFG 2002), this plant occurs in the Suisun Marsh near Grizzly Island. Dominant species associated with the Suisun thistle were bulrushes, cinquefoil (*Potentilla* sp.), and rushes.

Soft Bird's Beak (*Cordylanthus mollis* ssp. *mollis*)

This branched annual is found in the coastal salt and brackish marshes of the San Francisco Bay region. It flowers from July to November. It is a State Rare species, Federal Endangered species, and a CNPS 1B species. According to the CNDDB, several populations occur in San Pablo Bay, including the Tule Slough on the Petaluma River, in northern San Pablo Bay near Tubbs Island, in the upper Napa River marsh, and on the southern edge of San Pablo Bay east of Pinole Point. Several populations are found on the north side of the Carquinez Strait at Benicia, and in the Montezuma and Suisun Sloughs north of Grizzly Bay, and in the Shore Acres area in south Suisun Bay (CDFG 2002, 2005). Dominant species associated with the soft-haired bird's beak include saltgrass (*Distichlis spicata*), pickleweed (*Salicornia virginica*), Jaumea (*Jaumea carnosa*) and, occasionally, bulrushes.

Mason's Lilaeopsis (*Lilaeopsis masonii*)

This low, tufted perennial inhabits marshes and brackish flats made up of moist sand and mud in Solano County. It flowers from June through August. It is state-listed as rare, and is a CNPS 1B species. According to the Natural Diversity Data Base, populations range from the Napa River above the salt evaporators, north of San Pablo Bay, to the northern reaches of the Suisun and Montezuma Sloughs north of Grizzly Bay, with a majority of the populations found at the convergence of the Sacramento and San Joaquin Rivers, including Brown's Island and the lower Sherman Marsh and throughout the Delta, with populations extending up both the San Joaquin and Sacramento Rivers (CDFG 2002). It extends west as far as Mare Island. Populations occur within the vicinity of the Shell Terminal at Point Edith and along the east bank of Pacheco Creek (CDFG 2005).

California Seablite (*Suaeda californica*)

California seablite is ~~State rare~~ and Federal endangered. It is a low-growing, evergreen, perennial shrub with fleshy leaves, in the goosefoot family (Chenopodiaceae). Occurrence records indicate a general association with coastal saltmarshes, but the description of its precise habitat seems to vary depending on what taxonomic reference is consulted. Collectively, the available information suggests that the species favors the upper saltmarsh zone and possibly the drier, sandy upland substrate that may be present above this zone. The reported elevation limit of the species is 15 feet (4.5 m) MSL. It has been recorded in South Bay marshes and in the Delta.

Marsh Sandwort (*Arenaria paludicola*)

Marsh sandwort was listed by the CDFG as endangered in February 1990, and by the USFWS as endangered on August 3, 1993. It is a perennial, low-growing shrub in the pink family (Caryophyllaceae). The species has been observed most frequently in saltmarsh habitats and less frequently in freshwater marshes. It flowers between May and August. It has been found in the west Central Bay near the Golden Gate.

Other Sensitive Plant Species

Plant species considered sensitive by the CNPS but not on State or Federal lists that occur in tidal marshes in San Francisco Estuary include Suisun marsh aster (*Aster lentus*), Delta tule pea (*Lathyrus jepsonii* var *jepsonii*), and Delta mudwort (*Limosella subulata*). Suisun marsh aster and Delta tule pea are CNPS 1B species and Delta mudwort is a CNPS Category 2 species. Species designated as 1B by the CNPS are plants that are rare, threatened or endangered in California or elsewhere. List 2 plants are rare, threatened, or endangered in California but are more common elsewhere.

Suisun marsh aster occurs in brackish and freshwater marshes in Suisun Bay, the western Delta, and Carquinez Strait (CDFG 2002, 2005). It was observed near the ~~Pacific Atlantic Plains Product Terminals LLC~~ (formerly Shore and Pacific Atlantic Terminal) pier, along southwestern Suisun Bay, during a 2002 reconnaissance survey (Chambers Group 2004). Delta tule pea occurs in freshwater and brackish marshes, primarily in the Delta. It has been recorded in a number of locations in Suisun Bay and Carquinez Strait including near Martinez Marina (CDFG 2002, 2005). Delta mudwort is found along the margins of channels and sloughs in the Delta area. Within San Francisco Bay it has been recorded in Montezuma Slough (CDFG 2002).

Sensitive Fishes

Table 4.3-2 lists fish species in San Francisco Bay that appear on CDFG and/or USFWS species lists as endangered, threatened, a candidate for endangered or threatened, or a species of special concern.

River Lamprey (*Lampetra ayresii*)

River lampreys have been collected from large coastal streams from Alaska to San Francisco Bay (Moyle 2002). They are most abundant in the Sacramento-San Joaquin River systems but also occur in a number of other tributaries to San Francisco Bay. River lampreys are anadromous, but apparently spend only 3 to 4 months in salt water. River lampreys feed on a variety of fishes, most commonly herring and salmon. They typically attach to the back of the host fish where they feed on muscle tissue. The river lamprey is a California Species of Special Concern.

Green Sturgeon (*Acipenser medirostris*)

Green sturgeon are the most marine species of all the sturgeon, coming into rivers mainly to spawn (Moyle 2002). Juveniles and adults are benthic feeders, and they may also take small fish. Juveniles in the San Francisco Estuary feed on opossum shrimp and amphipods. The San Francisco Bay system supports the southernmost reproducing population of green sturgeon (Moyle and Yoshiyama 1992). Indirect evidence indicates that green sturgeon spawn mainly in the Sacramento River. In 2005~~9~~, National Marine Fisheries Service (NMFS) ~~proposed that listed the~~ spawning populations of green sturgeon south of the Eel River ~~be listed as threatened~~.

1 Table 4.3-2. Special Status Fish Species of San Francisco Bay

Common Name/Scientific Name	Status		Habitat/Critical Habitat
	State	Federal	
River Lamprey <i>Lampetra ayresi</i>	CSC	--	Open water of Delta, Suisun Bay/NA
Green sturgeon <i>Acipenser medirostris</i>		Proposed T	Open water of Bay and Delta, Sacramento River
Delta smelt <i>Hypomesus transpacificus</i>	E T	T	Open water of Delta, Suisun Bay/Suisun Bay into Delta
Longfin smelt <i>Spirinchus thaleichthys</i>	IGSC	--	Open water of Bay and Delta/NA
Chinook salmon <i>Oncorhynchus tshawytscha</i> Winter run	E	E	Open water of Delta-nursery, migration; Bay-migration/San Francisco Bay north of San Francisco-Oakland Bay Bridge
Chinook salmon <i>Oncorhynchus tshawytscha</i> Spring run	T	T	Open water of Delta-nursery, migration; Bay-migration/Under development
Coho salmon <i>Oncorhynchus kisutch</i> Central California Coast ESU	E	T	May be found in some tributary streams to the Bay/NA
Steelhead <i>Oncorhynchus mykiss</i> Central California Coast ESU	--	T	Open water of Bay in migration, streams along San Francisco and San Pablo Basins/San Francisco Bay west of Golden Gate Bridge
Steelhead <i>Oncorhynchus mykiss</i> Central Valley ESU	--	T	Open water of Bay in migration, Sacramento and San Joaquin Rivers and their tributaries/Under development
Tidewater goby <i>Eucyclogobius newberryi</i>	T	E	Brackish water of lagoons and lower stream reaches/NA
Sacramento splittail <i>Pogonichthys macrolepidotus</i>	CSC		Brackish and freshwater sloughs of lagoons of Delta Suisun Marsh, Suisun Bay/NA
Federal Status (determined by USFWS): E = Federally listed, endangered; T = Federally listed, threatened State Status: CSC = California Species of Special Concern; T = State listed, threatened; E = State listed, endangered ESU = Evolutionarily Significant Unit			

2 Delta Smelt (*Hypomesus transpacificus*)

3 The Delta smelt is one of the few remaining native species found in the upper reaches
4 of San Francisco Bay and the Delta (Monroe and Kelly 1992). Its range extends from
5 around Isleton on the Sacramento River and Mossdale on the San Joaquin River
6 downstream to Suisun Bay. During periods of high river flow, some individuals are
7 washed into San Pablo Bay, but they do not establish permanent populations there.
8 Delta smelt are considered environmentally sensitive because they only live 1 year,
9 have a limited diet, and reside primarily in the interface between salt and fresh water.
10 The legally defined critical habitat of Delta smelt includes the Delta, Suisun Bay, and
11 Suisun Marsh.

12 Since 1980, the Delta smelt population has generally declined. Numbers of this species
13 now seem to be critically low. The Delta smelt has been listed as threatened by both the
14 Federal government and listed endangered in 2010 by the State of California.

After a period of extremely low populations throughout the 1980s, Delta smelt abundance generally increased through the 1990's. This increase apparently was in response to an increase in available habitat brought about by a wet winter and spring, which ended a 7-year drought (San Francisco Estuary Project 1997). More recently, however, abundance indices indicate another downward trend, starting in 2001 (San Francisco Estuary Project 2004). The Delta smelt abundance index in 2004 was the lowest ever recorded (Bay Institute 2005b, Bennett 2005). The most likely causes of the decline are freshwater exports, water quality, and invasive species.

Longfin Smelt (*Sprinchus thaleichthys*)

Adult longfin smelt are broadly distributed throughout the Bay, but use the river channels of the Delta for spawning. Longfin smelt have definite seasonal migrations. They spend early summer in Central and San Pablo Bays, move into Suisun Bay in August and, in winter, congregate for spawning at the upper end of Suisun Bay and in the lower reaches of the Delta (Moyle and Yoshiyama 1992). Longfin smelt populations in San Francisco Bay have declined during the last decade. Although longfin smelt are widely distributed in Pacific coast bays and estuaries, only two populations are known to be from California: (1) in the San Francisco Bay Estuary, and (2) in Humboldt Bay and the Eel River (Moyle and Yoshiyama 1992). Longfin smelt abundance in the San Francisco Estuary reached an all-time low in 1992 following 6 years of drought (San Francisco Estuary Project 1997). There is a strong positive relationship between freshwater outflow during the spawning and larval periods and the subsequent abundance of longfin smelt. Moderate outflow in 1993 resulted in a modest population rebound. In 1995, sufficient spawning stock and high outflow led to very good survival and returned the population to pre-drought abundance levels. Despite reasonably good outflow in 1995-1999 longfin smelt numbers remained fairly low when a stronger upward trend might have been expected (Moyle 2002).

Voracious filtering of the base of the food web by the introduced Asian clam and the subsequent decline in the zooplankton prey of longfin smelt is probably a factor in the failure of the smelt population to increase substantially during the 1995 to 1999 wet period (Moyle 2002). Although population levels increased throughout the late 1990s with increased freshwater outflows, the longfin smelt population in San Francisco Estuary is not considered to be fully recovered (Sweetnam et al. 2001). Since the extremely wet winter of 1998, Delta outflow has generally declined and so has the abundance of longfin smelt (San Francisco Estuary Project 2004). The longfin smelt is ~~both a Federal and State species of concern~~ and was listed as threatened in California in 2009.

Chinook Salmon (*Oncorhynchus tshawytscha*)

After maturing in the ocean, adult Chinook salmon migrate through the San Francisco Estuary to spawn in the streambed gravels of the Sacramento River and its tributaries and in the San Joaquin River tributaries (Monroe and Kelly 1992). There are four genetically distinct runs designated by the season in which they enter fresh water to

spawn: a fall run that enters fresh water during July through November and begins spawning in October, a late-fall run that moves upstream during October through February and begins spawning in January, a winter run that moves upstream during January through June and begins spawning in April, and a spring run that moves upstream during March through July and begins spawning in August. Although the size of each of the four Chinook salmon runs has fluctuated since the mid-1960s, and although all four runs have declined in the 1980s, the Sacramento River winter run has exhibited the most steady decline. By 1991, fewer than 200 fish were estimated to return to the river to spawn in this run (Monroe and Kelly 1992). The winter run is considered to be at a critically low level and is listed as endangered under the Endangered Species Act and as endangered under the California Endangered Species Act. The return of 1,361 winter-run fish in 1995 and 900 in 1996 was a significant increase over the 1994 all-time low of 189 fish (San Francisco Estuary Project 1997). Spawning populations between 1998 and 2000 numbered between 1,400 and 3,200 fish indicating some recent recovery (Boydston et al. 2001). In 2002 and 2003, the Sacramento River winter-run Chinook salmon population showed some continuing recovery from the extremely low numbers of the early 1990's (CDFG 2004). However, the population remains well below draft recovery goals established for the run.

The spring run has also declined markedly since the mid-1980s. The spring run of Chinook salmon is listed as threatened by the State and Federal governments and has been proposed by the Federal government for listing as endangered. Spring-run abundance averaged 13,000 between 1967 and 1991, but recent populations in several Sacramento River tributaries are at low levels (San Francisco Estuary Project 1997). Spawning populations increased during the late 1990's (Boydston et al. 2001).

The Central Valley fall/late fall run Evolutionarily Significant Unit (ESU) remains the most abundant and ubiquitous Chinook stock, and the 1996 return of 212,000 was a significant increase over the previous 6 years (San Francisco Estuary Project 1997). San Joaquin fall-run Chinook returns in 1996 remained far below the 1967-1991 average return of 21,000. Central Valley fall/late fall run abundance increased significantly between 1996 and 2000 and remained steady through 2003 (Boydston et al. 2001, San Francisco Estuary Project 2004).

Coho Salmon (*Oncorhynchus kisutch*)

Coho salmon are widely distributed in streams along the Northern and Central California coast (Moyle and Yoshiyama 1992). In California, principal populations are found in the Klamath, Trinity, Mad, Noyo, and Eel Rivers, as well as in smaller coastal streams south to Scott Creek and Waddell Creek in Santa Cruz County. Currently, there are probably less than 5,000 wild Coho salmon spawning in California each year, and many populations have fewer than 100 individuals. The decline in Coho salmon is probably related to a number of factors, including the degradation of coastal streams, the catastrophic effects of floods and drought on an already declining population, the introgression of genetic integrity by planting of hatchery fish, introduced diseases, and over harvesting. Coho salmon are principally found outside the San Francisco Bay

Estuary, but small numbers may be found in the San Francisco Estuary tributary streams (Herbold et al. 1991). There was a small population using Corte Madera Creek, but it is believed to be gone now (Moyle 2002). A 1994 – 1997 survey of native fishes in streams of the San Francisco Estuary did not collect any Coho salmon (San Francisco Estuary Project 1997). A more recent assessment of salmonids in Bay tributary streams concluded that Coho salmon are extirpated from the region (San Francisco Estuary Project 2004).

Steelhead (*Oncorhynchus mykiss*) – Central California Coast ESU, Central Valley ESU

Steelhead are anadromous rainbow trout, hatching in fresh water, descending to the sea, and returning to fresh water to spawn. The Central California Coast ESU was listed as threatened by the Federal government in 1997. This ESU includes coastal basins from the Russian River south to Soquel Creek, and streams of the San Francisco and San Pablo Bay Basins. The Central Valley ESU was listed as threatened by the Federal government in 1998. This ESU includes steelhead that spawn in the Sacramento and San Joaquin Rivers and their tributaries.

Currently, small steelhead runs occur in the South Bay in San Francisquito Creek, Steven's Creek, the Guadalupe River, Coyote Creek, and Permanente Creek; in the East Bay, possibly in Alameda and San Lorenzo Creeks; in the Central Bay in Corte Madera, Miller, Arroyo, Corte Madera Del Presidio, and Novato Creeks; and in the North Bay in the Petaluma River, Sonoma Creek, and the Napa River drainage (San Francisco Estuary Project 1997). Steelhead may still occur in Wildcat Creek and the Pinole River in southeast San Pablo Bay. Tributaries to Suisun Bay that support steelhead runs include the Sacramento and San Joaquin Rivers, and Green Valley, and Suisun and Walnut Creeks. Steelhead adults and juveniles may be found foraging in and migrating through estuarine subtidal and riverine tidal habitats within all areas of the San Francisco Estuary.

Tidewater Goby (*Eucyclogobius newberryi*)

The tidewater goby is endemic to California and lives in the brackish water habitats from Southern California to the Smith River, Del Norte County (Moyle et al. 1989). This species is found in shallow lagoons and lower stream reaches where the water is brackish (salinities usually less than 10 ppt) to fresh. In the past, tidewater gobies were distributed in brackish water habitats around Central Bay and San Pablo Bay. However, in San Francisco Bay and associated streams, at least 9 out of 10 previously identified populations have disappeared, and a 1984 survey of streams of the Bay drainages did not record any populations (Moyle et al. 1989). A 1994 to 1997 survey of San Francisco Estuary streams also failed to record any tidewater gobies (San Francisco Estuary Project 1997). The tidewater goby is listed by California as a threatened species and by the Federal government as endangered.

Sacramento Splittail (*Pogonichthys macrolepidotus*)

The Sacramento splittail is a California Central Valley endemic and was once distributed in lakes and rivers throughout the Central Valley (Moyle et al. 1989). Splittail are now largely confined to the Delta, Suisun Bay, Suisun Marsh, Napa Marsh, the lower Petaluma River, and other parts of the Sacramento-San Joaquin estuary (Moyle 2002). Suisun Marsh has a particularly high concentration of splittail. Splittail are primarily freshwater fish but they can tolerate moderate salinities and can live in water with salinities as high as 10 to 12 ppt. The abundance of this species in the Delta system is strongly tied to outflows because spawning occurs over flooded vegetation. About a month of flooding during the spring spawning period is necessary for incubation, growth, and successful larval emigration from floodplains. When outflows are high, reproductive success is high; when outflows are low, reproduction may fail. Splittail abundance in the San Francisco Estuary was poor through most of the drought but improved substantially in 1995 and again in 1998 when good outflow conditions led to very large year classes (Moyle 2002). Young-of-the-year abundance was low in 2002 and 2003 probably as a result of low river flow during the splittail spawning period in late February through May (San Francisco Estuary Project 2004). The Sacramento splittail is a California Species of Special Concern. The USFWS removed the splittail from the list of threatened species in 2003.

Sensitive Birds, Mammals, Reptiles, and Amphibians

There are 38 listed species of birds, 6 species of mammals, and 5 species of amphibians or reptiles that occur or have occurred in habitats vulnerable to oil spills (Table 4.3-3). Oil spills or other impacts would be most damaging to these species because they already have small or isolated populations persisting in an altered environment. Because these species are rare, information on their distribution is often limited to records of sightings at scattered locations. The current status of those species that require or are restricted to open water, rocky shore, intertidal mudflats, or tidal marshes is further described.

Birds

The following species of rare/threatened/endangered and other special status birds may be most susceptible to contact by oil spills because of their foraging habits, reliance on intertidal mudflats and tidal saltmarshes for nesting habitat, use of open water, or the known impacts from previous oil spills.

Common Loon (*Gavis immer*)

The common loon's breeding habitat in the western states is limited to Idaho. Winter visitors to San Francisco Bay are found in deeper open water areas.

Table 4.3-3. Species of Birds, Mammals, Reptiles, and Amphibians of Special Status on Federal and State Lists that Inhabit Open Waters, Rocky Shore, Mudflats, and/or Tidal Marshlands of the San Francisco Bay Estuary

Common Name/Scientific Name	Status*		Habitat/Critical Habitat
	State	Federal	
Birds			
Common loon <i>Gavis immer</i>	CSC	--	Open water
American white pelican <i>Pelecanus erythrorhynchos</i>	CSC	--	Open water
California brown pelican <i>Pelecanus occidentalis californicus</i>	SE	FE	Open water
Double-crested cormorant <i>Phalacrocorax auritis</i>	CSC	--	Open water, rocky shore, tidal marshes
Least bittern <i>Ixobrychus exilis</i>	CSC	--	Tidal marshes
White-faced ibis <i>Plegadis chihi</i>	CSC	--	Tidal brackish/freshwater marshes
Aleutian Canada goose <i>Branta canadensis kucoparcia</i>	--	FT	Open water, tidal brackish/freshwater marshes
Fulvous whistling duck <i>Dendrocygna bicolor</i>	CSC	--	Tidal brackish marshes
Barrow's goldeneye <i>Bucephala islandica</i>	CSC	--	Open water and tidal brackish marshes
Osprey <i>Pandion haliaetus</i>	CSC	--	Open water
Northern harrier <i>Circus cyaneus</i>	CSC	--	Tidal marshes
Sharp-shinned hawk <i>Accipiter striatus</i>	CSC	--	Tidal brackish/freshwater marshes
Cooper's hawk <i>Accipiter cooperii</i>	CSC	--	Tidal brackish/freshwater marshes
Ferruginous hawk <i>Buteo regalis</i>	CSC	--	Tidal brackish/freshwater marshes
Bald eagle <i>Haliaeetus leucocephalus</i>	SE	--	Open water, tidal brackish/freshwater marshes
Golden eagle <i>Aquila chrysaetos</i>	CSC	--	Tidal marshes
Merlin <i>Falco columbarius</i>	CSC	--	Tidal brackish/freshwater marshes
American peregrine falcon <i>Falco peregrinus anatum</i>	--SE	--	Tidal marshes
Prairie falcon <i>Falco mexicanus</i>	CSC	--	Tidal freshwater marshes
Yellow rail <i>Coturnicops noveboracensis</i>	CSC	--	Tidal marshes
California black rail <i>Laterallus jamaicensis contorniculus</i>	ST	--	Tidal saltmarshes
California clapper rail <i>Rallus longirostris obsoletus</i>	SE	FE	Tidal saltmarshes
Greater sandhill crane <i>Grus Canadensis tabida</i>	ST	--	Tidal brackish/freshwater marshes
Western snowy plover <i>Charadrius alexandrinus nivosa</i>	CSC	FT	Intertidal mudflat
Long-billed curlew <i>Numenius americanus</i>	CSC	--	Intertidal mud, tidal marshes
California gull <i>Larus californicus</i>	CSC	--	Open water, intertidal mud, tidal marshes

Table 4.3-3. Species of Birds, Mammals, Reptiles, and Amphibians of Special Status on Federal and State Lists that Inhabit Open Waters, Rocky Shore, Mudflats, and/or Tidal Marshlands of the San Francisco Bay Estuary

Common Name/Scientific Name	Status*		Habitat/Critical Habitat
	State	Federal	
Elegant tern <i>Sterna elegans</i>	CSC	--	Open water, rocky shore, intertidal mudflat
California least tern <i>Sterna antillarum browni</i>	SE	FE	Open water, tidal saltmarshes
Marbled murrelet <i>Brachyramphus marmoratus</i>	SE	FET	Open water
Burrowing owl <i>Athene cunicularia</i>	CSC	--	Tidal salt/brackish marshes
Long-eared owl <i>Asio otus</i>	CSC	--	Tidal marshes/upland grass lands
Short-eared owl <i>Asio flammeus</i>	CSC	--	Tidal marshes
Black swift <i>Cypseloides niger</i>	CSC	--	Rocky shore
Saltmarsh common yellowthroat <i>Geothlypis trichas sinuosa</i>	CSC	--	Tidal saltmarshes
Alameda song sparrow <i>Melospiza melodia pusillula</i>	CSC	--	Tidal saltmarshes
Suisun song sparrow <i>Melospiza melodia maxillaris</i>	CSC	--	Tidal saltmarshes
San Pablo song sparrow <i>Melospiza melodia samuelis</i>	CSC	--	Tidal saltmarshes
Tricolored blackbird <i>Agelaius tricolor</i>	CSC	--	Tidal brackish/freshwater marshes
Mammals			
Saltmarsh wandering shrew <i>Sorex vagran halicoetes</i>	CSC	--	Tidal marshes
Suisun ornate shrew <i>Sorex ornatus sinuosus</i>	CSC	--	Tidal marshes
Saltmarsh harvest mouse <i>Reithrodontomys raviventris</i>	SE	FE	Tidal salt/brackish marshes
San Pablo vole <i>Microtus californicus sanpabloensis</i>	CSC	--	Tidal brackish marshes
Humpback whale <i>Megaptera novaeangliae</i>	--	FE	Open water
California Amphibians			
Tiger salamander <i>Ambystoma tigrinum</i>	CSC	--	Freshwater and brackish marshes
California red-legged frog <i>Rana aurora draytoni</i>	CSC	FT	Tidal freshwater marshes
Reptiles			
San Francisco garter Snake <i>Thamnophis sirtalis</i>	SE	FE	Tidal freshwater marshes
Western pond turtle <i>Clemmys marmorata</i>	CSC	--	
<p>*Federal Status (determined by USFWS): E = Federally listed, endangered; T = Federally listed, threatened State Status: CSC = California Species of Special Concern; T = State listed, threatened; E = State listed, endangered</p> <p>Source: Code of Federal Regulations, Title 50, Parts 17.11 and 17.12 (April 15, 1990) and Annual Notices of Review; USFWS Sensitive Bird Species List; USFWS Migratory Nongame Birds of Management Concern List; CDFG Natural Diversity Data Base, Special Animals, 2002.</p>			

American White Pelican (*Pelecanus erythrorhynchos*)

The American white pelican is a late summer/fall migrant through the area and a winter visitor. The species nests in large inland lakes in the western states and Canada; only remnant colonies exist in California in the Klamath Basin and Honey Lake area. During fall and winter, white pelicans are locally common in large open water areas, including salt ponds.

California Brown Pelican (*Pelecanus occidentalis californicus*)

The California brown pelican breeds in the spring on islands of the Southern California Bight and Mexico. Following the breeding season, brown pelicans migrate northward. The species reaches its peak abundance in central California in August through September (Briggs et al. 1983). In the Bay, brown pelicans forage over deep open water and roost on many breakwaters and piers and, occasionally, on salt-pond dikes.

Double-Crested Cormorant (*Phalacrocorax auritis*)

This species nests in the San Francisco Bay Area, predominantly on bridges, towers, and other man-made structures. The colony breeding on the San Francisco-Oakland Bay Bridge numbered 465 pairs in 1990, making it the second largest in the state. The cormorant population on the Bay Bridge saw a 71 percent increase from 1990-1999 (American Segmental Bridge Institute 2002). The large colony on the Richmond-San Rafael Bridge had 424 breeding pairs in 1990. In 2000, the Richmond-San Rafael Bridge Colony fledged 433 chicks (Rauzon 2000). Recently, the double-crested cormorant colony in San Francisco Bay has declined (Elliott, PRBO, pers. comm. 2005). Based on a June 2005 survey the colony on the Bay Bridge declined 38 percent since 2004 and the colony on the Richmond-San Rafael Bridge declined 23 percent since 2004. The 2005 double-crested cormorant population sizes are comparable to the population sizes recorded in the late 1980's. Smaller nesting colonies are found at a variety of other sites throughout the Bay (Carter et al. 1992).

California Black Rail (*Laterallus jamaicensis contorniculus*)

The California black rail's habitat of tidal marshes has been greatly reduced and fragmented. The species currently breeds only in San Pablo Bay, Suisun Bay, and the lower Delta. Highest densities of California black rails occur in the Petaluma River Wildlife Management Area, along Black John and Fagan sloughs and Coon Island in the Napa marsh, and in tidal marshes along the shore of San Pablo Bay. This secretive species requires tidal marshes that include higher elevational zones not subject to extreme and frequent tidal action (USFWS 1992). Black rails tend to occur in the larger undiked marshes associated with larger rivers and in some bayshore parcels, particularly those associated with the mouths of rivers and creeks (Nur et al. 1997). Black rail populations in the Bay region have not decreased since 1986 (San Francisco Estuary Project 1997). Black rail surveys in 2001 resulted in population estimates of approximately 15,000 black rails in San Pablo Bay and 12,000 black rails in Suisun Bay

(Spautz and Nur 2002). In the 2001 survey, the most rails were heard in San Pablo Bay at Day Island, Black John Slough and nearby Greenpoint Centennial Marsh, Petaluma Marsh and Lower Tubbs Island muted marsh, and in Suisun Bay at Benicia State Park and Rush Ranch. A moderate number of black rails were detected at China Camp, Corte Madera Ecological Marsh, Petaluma Rivermouth, Pond 2A, Fagan Slough, Pt. Pinole, San Pablo Creek Marsh, and in Suisun Bay at Peyton Slough, Hill Slough and Grey Goose. Black rails appear to be absent in Central and South Bays. Point count surveys of birds in 45 marshes in San Francisco Estuary during the 2004 breeding season found the highest density of black rails (0.58 birds per hectare) in Petaluma Marsh in San Pablo Bay (Herzog et al. 2004).

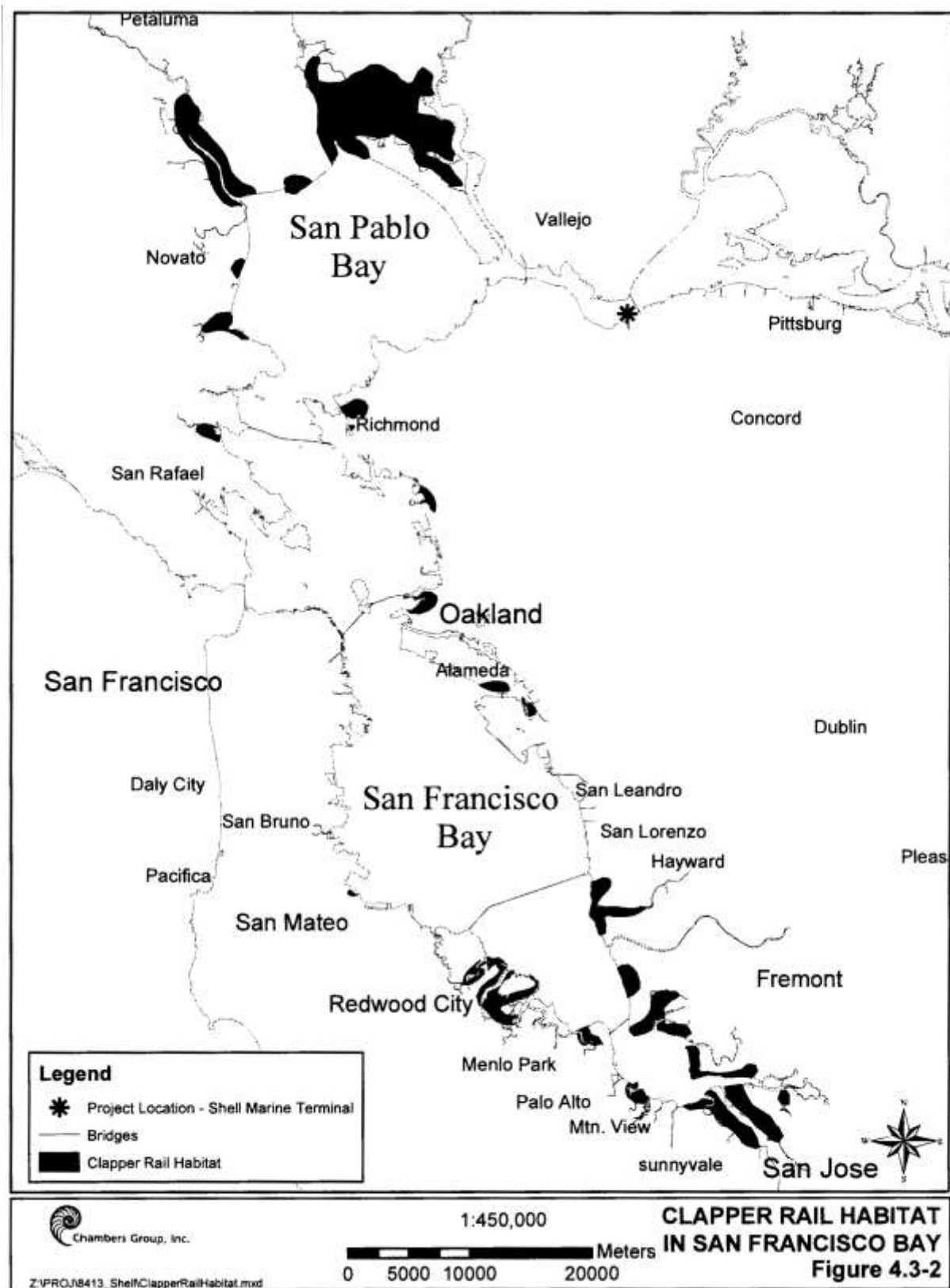
California Clapper Rail (*Rallus longirostris obsoletus*)

The California clapper rail is a year-round resident in the San Francisco Bay area where it continues to suffer severe habitat loss due to human encroachment on tidal marshes and predation by red foxes. Preferred habitat is characterized by close proximity to tidal flow (habitat traversed by tidal sloughs), and cover of pickleweed with extensive stands of Pacific cordgrass at lower elevations and gumplant and wrack at higher elevations. California clapper rails feed on mollusks in mud-bottomed sloughs near cover. The population in the San Francisco Bay Area from 1981-1987 was estimated at only about 1,500 birds (Harvey 1988), but declined to fewer than 500 in 1991 (USFWS 1992). The population has rebounded somewhat to about 1,200 in recent years (San Francisco Estuary Project 1997, CDFG 2002). Based on winter counts from 1996 to 1997, the South Bay population was estimated to be 500 to 600 birds and the North Bay population to be a similar size (CDFG 2000). Central and South Bay clapper rail populations appear to be holding steady but there are indications that North Bay populations are in decline, at least in some areas (San Francisco Estuary Project 2004). Heavy rains in the winter of 1997-1998 may have caused some declines in the North Bay because residual high water particularly along the North San Pablo Bay shore impacted nesting success. Also non-native mammalian predators may be further impacting North Bay clapper rail populations. Distribution of California clapper rail habitat from Gill (1979) is shown on Figure 4.3-2.

California Least Tern (*Sterna antillarum browni*)

The California least tern was listed as endangered on Federal and State lists in 1970 because of its small population and drastically reduced nesting habitat. In the Bay Area, the species currently has major nesting effort only at Alameda Point (formerly Alameda Naval Air Station). However, peripheral sites also exist where sporadic nesting effort occurs. These sites may be used in 1 year and not the next, but have the potential to become important new colonies (Chambers Group 1994). In 2004, least terns nested at two San Francisco Bay-area sites: 379 pair at Alameda Point and 12 pair at a A-Pacific Gas & Electric cooling pond in Pittsburg has supported at least two to four pairs in recent years (San Francisco Estuary Project 1997). In 2004, this colony supported 12 pair (Keane 2004). Least terns previously nested at Oakland Airport but have abandoned the

1 Figure 4.3-2. Clapper Rail Habitat in San Francisco Bay



1 site probably due to predation by feral cats and non-native red foxes (San Francisco
2 Estuary Project 2004). ~~In 2004, a total of 391 pair of least terns nested at two sites in~~
3 ~~the San Francisco Bay area. The largest colony was 379 pair at Alameda Point. An~~
4 ~~additional 12 pair nested at the Pittsburg power plant.~~ California least terns forage near
5 their colonies in eelgrass beds where they are vulnerable to oil spills.

6 7 Western Snowy Plover (*Charadrius alexandrinus nivosus*)

8
9 In San Francisco Bay, snowy plovers nest almost exclusively on levees and islands of
10 salt ponds and in dry salt ponds of the south Bay (Warriner et al. 1986). A survey in
11 June 1978 resulted in a count of 351 adult birds, but subsequent June counts have
12 been lower (Page and Stenzel 1981; USFWS 1992). Almost all snowy plover nesting
13 occurs in the South Bay. Breeding season surveys in 2004, counted approximately
14 113 plovers using the salt ponds and 50 nests were found (San Francisco Estuary
15 Project 2004). The winter population of snowy plovers numbers at least 350 birds, most
16 of which are found in the vicinity of salt ponds in the Baumberg area of the South Bay
17 (Page et al. 1986). At any time of year, snowy plovers foraging on intertidal mudflats are
18 vulnerable to impacts of oil spills reaching the South Bay.

19 20 Long-Billed Curlew (*Numenius americanus*)

21
22 Long-billed curlews are a wintering shorebird in California and do not breed in the
23 San Francisco Bay Area. They are most abundant in the fall and winter and their
24 numbers decline in the spring when they are on their northern breeding grounds.

25 26 American Peregrine Falcon (*Falco peregrinus anatum*)

27
28 Peregrine falcons in the San Francisco Bay and Delta prey to some extent on terns,
29 shorebirds, and seabirds. In this part of their range, they forage predominantly in
30 wetlands surrounding the Bay. Because of the possibility of ingestion of oil-contaminated
31 prey or scavenged carcasses, the peregrine falcon and other raptors are at risk of oil spills.

32 33 Mammals

34 35 Suisun Ornate Shrew (*Sorex ornatus sinuosus*)

36
37 The Suisun shrew is an inhabitant of tidal marshes of northern San Pablo and Suisun
38 Bays and, historically, ranged as far east as Grizzly Island and as far west as the mouth
39 of Sonoma Creek, the Petaluma River, and Tubbs Island (Western Ecological Services
40 Company 1986b, as cited in USFWS 1992). The species currently may be found only
41 on Grizzly Island (Williams 1983). Suisun shrews inhabit the middle-to-high marsh
42 elevations where deposited litter and driftwood provide shelter and forage. An important
43 adjunct of habitat is that higher upland areas exist where animals can move during
44 extreme high tides. While some tidal marshes in San Pablo Bay exist with access to
45 higher marshland vegetation, most are broken into small, isolated units with little
46 elevational gradient. Diked marshes may provide suitable cover for these shrews and

are more available in Suisun Marsh than elsewhere (Western Ecological Services Company 1986b, cited in USFWS 1992). The CNDDDB lists occurrences at Lake Chabot, Sears Point Road northwest of Vallejo, Southamptton Bay in Solano County, Suisun City salt marsh, near Cordelia salt marsh, near Napa River and Highway 37, near White Slough and Highway 37, South and Dutchmans Sloughs, and at Mare Island Naval Shipyard at the mouth of Carquinez Strait (CDFG 2002).

Saltmarsh Wandering Shrew (*Sorex vagran halicoetes*)

This species prefers tidal salt marshes with dense cover of pickleweed and sufficient driftwood to provide soil moisture adequate for habitat and invertebrate food resources. It is apparently limited to the southern San Francisco Bay where it inhabits marshes 2 to 3 m above the high water line (Findley 1955). For the purposes of this Draft-EIR, the current distribution is defined by past records of observations and captures, including marshes of Santa Clara, Alameda, Contra Costa, San Mateo, and San Francisco Counties (Williams 1986). The CNDDDB lists occurrences in the saltmarsh at the west approach to the Dumbarton Bridge, on Bair Island near Redwood Point, in Alameda Creek, at Giant Marsh in Contra Costa County, in San Pablo Creek saltmarsh north of Richmond, at Arrowhead (Melrose) Marsh north of Oakland Airport, at Oakland Airport, at Ravenswood Point in San Mateo County, and at Johnson and Hayward Landings in Alameda County.

Saltmarsh Harvest Mouse (*Reithrodontomys raviventris*)

The saltmarsh harvest mouse is endemic to salt and brackish marshes where its preferred habitat is the higher tidal wetlands that provide access, if necessary, to refugia during extreme high tides (USFWS 1992). The preferred habitat is typically dominated by pickleweed, along with a diverse mixture of vegetation characterizing the transition zone. Saltmarsh harvest mice are also able to use diked marshes and adjacent grasslands during the late spring. Two subspecies exist in the area: the northern, inhabiting San Pablo and Suisun Bays, and the southern, inhabiting central and southern San Francisco Bay. Currently, suitable habitat is only about 5 percent of that historically available, and conservation of the species focuses on habitat protection and restoration. It is not known whether the population in San Francisco Estuary has changed significantly in recent years (San Francisco Estuary Project 2004). The CNDDDB lists occurrences at many sites in saline emergent wetlands of Solano, Contra Costa, Alameda, San Mateo, Marin, Sonoma, and Napa Counties.

San Pablo Vole (*Microtus californicus sanpabloensis*)

San Pablo vole populations are found in three widely isolated fragments in saltmarshes along the south shore of San Pablo Bay in Contra Costa County (Western Ecological Services Company 1986c, cited in USFWS 1992). The CNDDDB indicates occurrences in Giant Marsh and adjacent grasslands, San Pablo Creek and associated saltmarsh, and Wildcat Creek and marsh at creek mouth (CDFG 2002).

Humpback Whale (*Megaptera novaeangliae*)

The humpback whale is a federally listed endangered species that feeds in the Gulf of the Farallones in the fall. One individual entered San Francisco Bay in October 1985 and again in October 1990 ("Humphrey"). Sightings of individual whales have been made regularly near the mouth of the San Francisco Bay (Chambers Group 1994).

Amphibians and Reptiles

The amphibian and reptile fauna of the brackish and freshwater marshes in the San Francisco Bay region includes five species that are listed as rare/threatened/endangered (or candidate) or California Species of Special Concern (Table 4.3-3). While all may use tidal marshes as habitat, they are not limited to marshes nor are they necessarily present wherever that habitat-type occurs. Because of their rarity, distributional data are limited.

California Tiger Salamander (*Ambystoma tigrinum*)

This species may typically be out of reach of oil spills; found in some brackish freshwater marshes, it more commonly occurs at higher elevations. For survival, it requires vernal pools for breeding and access to rodent burrows for hibernation and estivation (dormant period during the summer) (citations in USFWS 1992). The CNDDDB lists its present range to include San Francisquito Creek in San Mateo County.

California Red-Legged Frog (*Rana ~~aurora~~-draytoni*)

The California red-legged frog is rare in the San Francisco Bay region, and has only a few relict populations in surrounding coastal mountains and the Delta. It prefers fresh and brackish marshes and riparian habitats. In the San Francisco Bay region, red-legged frogs are present in the Santa Cruz Mountains, the San Francisco State Fish and Game Refuge in San Mateo County, in canals at the San Francisco International Airport, and in northern Contra Costa County at the Concord Naval Weapons Station, Marsh and Kellogg Creeks, and in the Los Vaqueros area (citations in USFWS 1992). The CNDDDB also indicates occurrence in Golden Gate Park, the Presidio, and other sites near the city of San Francisco. The USFWS-established revised critical habitat for the red-legged frog (effective April 16, 2010) includes about 1,636,609 acres in 27 California counties (Federal Register, Vol. 75, No. 51, March 17, 2010 [75 FR 12816]). ~~in 2001 but was forced to rescind the rule by a lawsuit. In 2004, the USFWS re-proposed critical habitat for the California red-legged frog (Krofta 2004). The re-proposed critical habitat included areas in the San Francisco Bay watershed. A final revised rule is expected in late 2005.~~

San Francisco Garter Snake (*Thamnophis sirtalis*)

The San Francisco subspecies of the common garter snake is listed as endangered (by both the Federal and State alternatives). It is known to occur in tidal, (brackish) freshwater marshes but may be more common at higher elevations. It has been recorded

in recent years in the San Francisco State Fish and Game Refuge (San Mateo County), near Crystal Springs Reservoir, Sharp Park Golf Course in Pacifica, Mori Point, Cascade Ranch, Sanchez Canyon in Hillsborough, San Francisco International Airport, and in irrigation ponds along the San Mateo coast (USFWS 1992, CDFG 2002).

Western Pond Turtle (*Clemmys marmorata*)

Habitat requirements of the western pond turtle include backwater areas with abundant vegetation, logs for basking, and open sunny slopes well away from riparian zones for egg deposition (USFWS 1992).

4.3.1.2 Project Study Area

Introduction

This section describes in detail the tidally influenced biological resources of the Project study area. The Project study area extends from the Carquinez Bridge (Interstate 80) to just west of Pittsburg and encompasses Carquinez Strait and Suisun Bay. The biological resources subject to tidal inundation within this area would be more vulnerable to an oil spill from operations at the Shell Terminal than resources located elsewhere in the estuary.

Carquinez Strait is the narrow passage that joins San Pablo Bay on the west to Suisun Bay on the east. The 12-mile long Strait is characterized by deep water habitat (mean depth 29 feet) and a variable salinity regime related to fluctuations in freshwater flow from the Sacramento-San Joaquin River system (USACE, EPA, BCDC, RWQCB and SWRCB 1998). Suisun Bay is the northeastern most embayment of San Francisco Estuary. Suisun Bay covers approximately 36 square miles, has a mean depth of 14 feet, and a mean salinity of approximately 7 ppt (USACE, EPA, BCDC, RWQCB and SWRCB 1998). Freshwater flowing from the Delta usually meets saltwater from the ocean in the vicinity of Suisun Bay. The entrapment zone, an area of high productivity and ecological importance to many species in the estuary, usually is located in Suisun Bay.

Plankton

Historically, Suisun Bay was characterized by high concentrations of phytoplankton (Davis 1982). The Suisun Bay phytoplankton assemblage was dominated by freshwater forms in the winter during periods of high river outflow and by more marine forms, particularly diatoms, during the summer. Peaks in phytoplankton abundance, as measured by chlorophyll *a* concentrations, tend to coincide with the turbidity maximum or entrapment zone, which usually is located near the 2 ppt isohaline. Prior to the late 1980s a diatom bloom occurred in Suisun Bay in summer (July and August) that coincided with the landward movement of marine waters. Peak abundances of invertebrate zooplankton including the copepod *Eurytemora affinis* and the mysid *Neomysis mercedis*, as well as juvenile and larval fishes, appear to correlate with the phytoplankton maximum in the entrapment zone (Kimmerer et al. 1998). It's thought that

1 these organisms have developed behavioral adaptations to maintain their position in
2 this area of high food abundance (Kimmerer 1998, Bennett 1998).

3
4 In recent years, the plankton assemblages of Suisun Bay have changed considerably as
5 a result of introduction of the Asian clam and, to a lesser extent, reduced Delta outflows
6 and direct competition with introduced species. In Suisun Bay, grazing by the Asian clam
7 is suspected of having an overriding influence on phytoplankton biomass, species
8 composition and size structure (Lehman 1998). Since its introduction in 1987, the Asian
9 clam has lowered chlorophyll *a* concentrations in Suisun Bay by a factor of 10. Its ability
10 to remove phytoplankton in channels is a function of high densities that may exceed
11 6,000 clams per square meter in drought years and high grazing rates that enable it to
12 filter all the water in 10 m (33-foot) deep channels 1.28 times per day (Lehman 1998).
13 This voracious filtration appears to have reduced the abundance of diatoms, which have
14 a large diameter, and led to the proliferation of small green and bluegreen algae that may
15 persist because they are ineffectively grazed by the Asian clam, which cannot retain very
16 small particles. These very small types of phytoplankton provide inferior food for native
17 zooplankton species, which have decreased since the introduction of the Asian clam.

18
19 In addition, to the loss of phytoplankton by grazing of the Asian clam, decreases in
20 phytoplankton abundance in Suisun Bay may be related to variations in river flows
21 (Jassby et al. 1996). Phytoplankton production is greatest when the entrapment zone
22 is over the expansive shoals of Suisun Bay where light levels are high. When river flows
23 are too high or too low the entrapment zone is positioned in deep turbid channels
24 upstream or downstream of these shoals and growth rates are low due to lower light
25 levels. Phytoplankton abundance in Suisun Bay in 2001-2004 was less than 20 percent
26 of 1976 to 1980 levels (Bay Institute 2004, 2005a).

27
28 Changes in phytoplankton biomass, community composition and cell diameter in Suisun
29 Bay may degrade the food web of San Francisco Estuary, because they affect copepod
30 food quantity and quality (Lehman 1998). These changes in quantity and quality of
31 phytoplankton food may have contributed to some of the long-term shifts in copepod
32 species composition and distribution. Densities of the larger copepods have decreased
33 and densities of smaller introduced copepod species have increased. These changes in
34 phytoplankton may have added to the stresses on the declining copepod species
35 *Eurytemora affinis*, which also is thought to have declined because of direct filtering by
36 the Asian clam.

37
38 Virtually all copepods found in Suisun Bay are not native to the Bay (Bay Institute
39 2005a). The invasive non-native copepod *Limnoithona tetrasoia*, which may be a poor
40 food source for fishes and a predator and competitor of native copepods, is increasing
41 and at present is the most abundant copepod in Suisun Bay (Armor et al. 2005).
42 Because most non-native copepods are smaller than native species, average
43 zooplankton size in Suisun Bay is just 20 percent of that measured for zooplankton in
44 the 1970's (Bay Institute 2005a).

As discussed in the previous section, the opossum shrimp *Neomysis mercedis*, an important food organism for juvenile fishes, has declined in the last two decades. Populations of *Neomysis* have nearly collapsed in Suisun Bay and one explanation is depletion of phytoplankton food resources by the Asian clam (San Francisco Estuary Institute 2003). Food limitation because of the reduced phytoplankton concentrations is thought to be the primary reason for the decline (Orsi and Mecum 1996). Competition for food by two introduced Asian mysid shrimp also may hamper the recovery of the native mysid population.

Benthos

The San Francisco Estuary Institute Regional Monitoring Program Benthic Pilot Study sampled benthic invertebrate communities throughout San Francisco Estuary between 1994 and 1997 (Thompson et al. 2000). The study identified three major benthic invertebrate assemblages in the estuary related to the relative amount of marine and freshwater influences: the marine assemblage, the estuarine assemblage, and the fresh-brackish assemblage. The Project study area was characterized by an assemblage of benthic organisms that was dominated by estuarine species (main estuarine sub-assemblage) and by a sub-assemblage that was transitional between the estuarine assemblage and the fresh-brackish assemblage. The Benthic Pilot Study had a station (D6) just west of the mouth of Pacheco Creek approximately 2 miles east of the Shell Terminal. This is the closest station to the Shell pier. Station D-6 was sampled 23 times in 1996 and 1997 (Thompson et al. 2000). The number of invertebrate taxa ranged from 2 to 9 per sample. The invertebrate assemblage shifted from main estuarine to estuarine transition depending on the amount of freshwater flow. The main estuarine assemblage is strongly dominated by the Asian clam. An introduced tube building amphipod, *Ampelisca abdita*, also was abundant in this sub-assemblage. The estuarine transition sub-assemblage, like the marine estuarine assemblage, is characterized by the Asian clam, but also includes species characteristic of the fresh-brackish assemblage like the polychaete worm, *Marenzelleria viridis*, and the amphipod *Gammarus daiberi*.

The CDFG samples fishes and invertebrates by otter trawl and midwater trawl throughout San Francisco Bay (Baxter et al. 1999). Station 432 is located on the south side of Suisun Bay west of the mouth of Pacheco Creek, a little less than 2 miles east of the Shell Terminal. Table 4.3-4 shows epibenthic invertebrates collected by otter trawl at this station between 1996 and 2000.

Table 4.3-4. Invertebrate Species Collected by Otter Trawl at Station #432: 1996-2000

Common Name	Invertebrate Species	1996	1997	1998	1999	2000
blacktail bay shrimp	<i>Crangon nigricauda</i>	46	40	31	0	221
California bay shrimp	<i>Crangon franciscorum</i>	15,310	28,141	44,028	12,066	12,266
Chinese mitten crab*	<i>Eriocheir sinensis</i>	0	8	19	52	28
Dungeness crab	<i>Cancer magister</i>	3	19	0	16	18
oriental shrimp*	<i>Palaemon macrodactylus</i>	231	775	721	233	224
*Introduced species						
Source: Interagency Ecological Program for the San Francisco Estuary and CDFG's San Francisco Bay Study 2003.						

1 The most abundant epibenthic invertebrates at Station #432 were California bay shrimp
2 and oriental shrimp. Blacktail bay shrimp, Dungeness crab, and the invasive Chinese
3 mitten crab (*Eriocheir sinensis*) were also caught at this station.

4
5 Earlier data on benthic invertebrates in the Project study area are generally consistent
6 with the more recent information. In 1990, Entrix took grab samples of benthic
7 invertebrates at three transects located west of the mouth of Peyton Slough relatively
8 close to the Shell Terminal (Entrix 1991). The Asian clam was the most abundant
9 species in the samples. The polychaete *Streblospio benedicti* and the cumacean
10 *Leucon subnasica* were the two next most abundant species respectively. They also
11 collected fishes and epibenthic invertebrates by otter trawl. The trawls collected
12 crangonid and oriental shrimp. During the 1990 study, Entrix also collected
13 invertebrates by grab sample at three stations within Peyton Slough and at one station
14 in the mudflat at the mouth of Peyton Slough (Entrix 1991). Twenty taxa of benthic
15 invertebrates were collected at the four stations. The most abundant species in the
16 slough was the introduced estuarine worm *Streblospio benedicti*. The Asian clam
17 dominated the mudflat station at the mouth of the slough. The Asian clam accounted for
18 94 percent of the total catch in the mudflat but comprised a relatively low portion of the
19 animals collected within the slough.

20
21 Dungeness crabs are fairly common in Suisun Bay during years with low freshwater
22 outflow (Baxter et al. 1999). The introduced Chinese mitten crab has become abundant
23 in the Project study area in recent years. Workers who fish from the ~~Pacific Atlantic~~
24 Plains Product Terminals LLC (formerly Shore and Pacific Atlantic Terminals) pier report
25 collecting large numbers of this invasive species (Chambers Group 2004).

26 27 *Fishes*

28
29 This section describes the characteristics of the fish assemblages in Carquinez Strait
30 and Suisun Bay. Important non-sensitive fish species of the Project study area are then
31 discussed in greater detail. Sensitive fish species were discussed in the previous
32 section above.

33 34 Characteristics of the Project Study Area

35
36 The Project study area is important to many sensitive fish species as well as to several
37 species of interest to fishermen. Carquinez Strait is an important migratory corridor for
38 many fish species including striped bass, Chinook salmon, American shad, steelhead,
39 Sacramento splittail, Pacific herring, northern anchovy, white sturgeon and longfin
40 smelt. During periods of strong Delta outflow, fresh and brackish water species more
41 characteristic of Suisun Bay move downstream through Carquinez Strait into San Pablo
42 Bay (Baxter et al. 1999). During periods of low freshwater flows marine species move
43 up into Suisun Bay.

44
45 Suisun Bay supports a unique fish assemblage as a result of the decreased salinity and
46 the network of sloughs along the edges. Species characteristic of Suisun Bay include

longfin smelt, Delta smelt, Pacific staghorn sculpin (*Leptocottus armatus*), northern anchovy, starry flounder (*Platichthys stellatus*) as well as such introduced species as striped bass, American shad, and yellowfin goby (*Acanthogobius flavimanus*). The annual success of a number of fish species is tied to the amount of low salinity water in Suisun Bay as measured by the position of the 2 ppt bottom salinity isohaline (Moyle 2002). The farther downstream the isohaline, the more likely the young of freshwater and brackish water fishes to have high survival rates. Unfortunately the value of Suisun Bay as a nursery area has been compromised by not only the Asian clam but also invasions of nonindigenous copepods, amphipods, shrimp, crabs and fishes (Moyle 2002).

As mentioned above, the CDFG samples fishes and invertebrates by otter trawl and midwater trawl throughout San Francisco Bay (Baxter et al. 1999). The closest station to the Shell Terminal is Station 432. Station 432 is located on the south side of Suisun Bay about 2 miles east of the Shell Terminal. Tables 4.3-5 and 4.3-6 show fishes collected at these stations in recent years.

Table 4.3-5. Total Number of Each Fish Species Collected by Otter Trawl at Station #432: 1996-2001

Common Name	Fish Species	1996	1997	1998	1999	2000	2001
American shad*	<i>Alosa sapidissima</i>	0	0	1	0	0	0
arrow goby	<i>Clevelandia ios</i>	0	0	0	0	0	1
bay goby	<i>Lepidogobius lepidus</i>	1	11	0	11	0	3
California halibut	<i>Paralichthys californicus</i>	0	0	0	1	0	0
chinook salmon	<i>Oncorhynchus tshawytscha</i>	0	0	1	0	0	1
delta smelt	<i>Hypomesus transpacificus</i>	0	0	1	0	0	0
inland silverside*	<i>Menidia beryllina</i>	1	0	0	0	0	0
longfin smelt	<i>Spirinchus thaleichthys</i>	7	4	15	39	6	4
Pacific lamprey	<i>Lampetra tridentate</i>	0	0	0	0	0	2
Pacific staghorn sculpin	<i>Leptocottus armatus</i>	30	28	15	50	22	27
Pacific tomcod	<i>Microgadus proximus</i>	0	1	0	0	0	0
plainfin midshipman	<i>Porichthys notatus</i>	3	8	0	3	0	18
prickly sculpin	<i>Cottus asper</i>	0	0	3	0	0	0
river lamprey	<i>Lampetra ayresi</i>	0	2	0	1	4	1
shimofuri goby*	<i>Tridentiger bifasciatus</i>	7	1	2	1	0	0
Shokihaze goby*	<i>Tridentiger barbatus</i>	0	0	1	3	14	12
speckled sanddab	<i>Citharichthys stigmaeus</i>	4	8	0	0	0	1
Splittail	<i>Pogonichthys macrolepidotus</i>	1	0	0	0	1	0
starry flounder	<i>Platichthys stellatus</i>	4	10	6	3	0	0
striped bass*	<i>Morone saxatilis</i>	20	6	9	15	6	18
threespine stickleback	<i>Gasterosteus aculeatus</i>	1	0	1	0	0	0
white catfish*	<i>Ameiurus catus</i>	0	0	1	0	0	0
white sturgeon	<i>Acipenser transmontanus</i>	1	0	0	0	0	0
whitebait smelt	<i>Allosmerus elongates</i>	0	0	1	0	0	0
yellowfin goby*	<i>Acanthogobius flavimanus</i>	6	3	10	19	19	9

* Introduced species

Source: Interagency Ecological Program for the San Francisco Estuary and California Department of Fish and Game's San Francisco Bay Study (CDFG 2003).

1 Table 4.3-6. Fish Species Collected by Midwater Trawl at Station #432: 1996-2001

Common Name	Fish Species	1996	1997	1998	1999	2000	2001
American shad*	<i>Alosa sapidissima</i>	9	27	6	5	17	29
bay goby	<i>Lepidogobius lepidus</i>	0	0	0	0	0	1
chinook salmon	<i>Oncorhynchus tshawytscha</i>	4	2	2	4	2	6
common carp*	<i>Cyprinus carpio</i>	0	0	0	0	0	5
delta smelt	<i>Hypomesus transpacificus</i>	1	0	3	2	1	0
English sole	<i>Pleuronectes vetulus</i>	0	0	0	0	1	0
longfin smelt	<i>Spirinchus thaleichthys</i>	36	5	215	220	132	45
northern anchovy	<i>Engraulis mordax</i>	1	30	28	12	44	80
Pacific herring	<i>Clupea pallasii</i>	1	10	0	0	3	11
Pacific staghorn sculpin	<i>Leptocottus armatus</i>	1	2	0	4	1	3
plainfin midshipman	<i>Porichthys notatus</i>	0	1	1	1	0	0
prickly sculpin	<i>Cottus asper</i>	0	0	1	0	0	0
shimofuri goby*	<i>Tridentiger bifasciatus</i>	2	1	3	0	2	0
Shokihaze goby*	<i>Tridentiger barbatus</i>	0	0	0	0	2	1
Splittail	<i>Pogonichthys macrolepidotus</i>	11	0	5	5	4	0
starry flounder	<i>Platichthys stellatus</i>	3	3	3	0	0	0
striped bass*	<i>Morone saxatilis</i>	35	33	26	33	44	26
threadfin shad*	<i>Dorosoma petenense</i>	0	0	1	0	4	8
white croaker	<i>Genyonemus lineatus</i>	2	6	0	0	1	1
white sturgeon	<i>Acipenser transmontanus</i>	3	0	0	1	0	0
yellowfin goby*	<i>Acanthogobius flavimanus</i>	2	1	1	3	13	3
* Introduced species							
Source: Interagency Ecological Program for the San Francisco Estuary and California Department of Fish and Game's San Francisco Bay Study (CDFG 2003).							

2
3 The most abundant fishes caught in otter trawls since 1996 were Pacific staghorn
4 sculpin, striped bass, yellowfin goby, and longfin smelt (CDFG 2003). Between 1996
5 and 2001, 2 Chinook salmon, 1 Delta smelt, and 2 Sacramento splittail were caught in
6 otter trawls at this station. The most abundant fish species caught in midwater trawls
7 were longfin smelt, striped bass, and northern anchovy. Between 1996 and 2001, 20
8 Chinook salmon, 7 Delta smelt, and 25 Sacramento splittail were caught in the midwater
9 trawls.

10
11 CDFG also has a station (427) at the western end of Carquinez Strait near San Pablo
12 Bay. The fish fauna at this station is much like that of Suisun Bay (Herbold et al., 1992).
13 Longfin smelt and striped bass are regularly found in both otter trawls and midwater
14 trawls. Plainfin midshipman (*Porichthys notatus*) occur in trawls in the summer months
15 and staghorn sculpin are caught consistently in the otter trawls year-round.

16
17 Earlier fish collections in the vicinity of the Shell Terminal were done by Entrix (1991).
18 Entrix collected fishes and benthic invertebrates by otter trawl just east of the Shell
19 Terminal on the south shore of Carquinez Strait, between the Benicia-Martinez Bridge
20 and the mouth of Peyton Slough in 1990. The most abundant fish species they collected
21 was Pacific staghorn sculpin. They also collected plainfin midshipman, yellowfin goby,
22 starry flounder, striped bass and longfin smelt. In June 1988, Entrix conducted otter
23 trawls in the same areas and, again Pacific staghorn sculpin was the most abundant
24 fish species. Other fishes collected in 1988 included speckled sanddab (*Citharichthys*

stigmaeus), starry flounder, shiner surfperch, green sturgeon, yellowfin goby, prickly sculpin (*Cottus asper*), and brown rockfish (*Sebastes auriculatus*).

The 1990 and 1988 Entrix studies also collected fishes by beach seine on the mudflats at the mouth of Peyton Slough (Entrix 1991). Table 4.3-7 shows the fishes collected in these studies. Topsmelt (*Atherinops affinis*) and striped bass were the most abundant fishes collected in 1990. Pacific staghorn sculpin and topsmelt were the most abundant fishes collected on the mudflat in 1988.

Table 4.3-7. Relative Fish Abundance at Peyton Mudflat Collected by 50 Foot Beach Seine

Species	1998	1999
Pacific staghorn sculpin	5	0
striped bass	2	4
Topsmelt	4	5
starry flounder	1	0.5
shiner surfperch	1	0
yellowfin goby	1	3
bay goby	2	0
northern anchovy	1	0
white catfish	1	0
Source: Entrix 1991.		

Previous studies also have collected fishes within the channels of Peyton Slough just east of the Shell Terminal (Entrix 1991). Three fish species were caught: striped bass, yellowfin goby and chameleon goby (*Tridentiger trignocephalus*). All of these are introduced species. Chameleon gobies were the most abundant fish species collected.

Earlier fish surveys were done in Peyton Slough in 1986 and 1988 (in Entrix 1991). Peyton Slough was surveyed in 1988 as part of the Shell oil spill studies. Pacific staghorn sculpin was the most abundant fish species in the 1988 otter trawls. Bay gobies (*Lepidogobius lepidus*) also were collected. The 1986 fish surveys in Peyton Slough were dominated by Sacramento splittail and striped bass. Other fish species collected included staghorn sculpin, threespine stickleback (*Gasterosteus aculeatus*), inland silversides (*Menidia beryllina*), and yellowfin goby.

URS (2002) reported that two Chinook salmon smolts were collected in the McNabney Marsh area, which is south of Waterfront Road and connected to Peyton Slough by tide gates, during three years of sampling between 1998 and 2001. In addition, Chinook salmon and Sacramento splittail have been collected in tributaries of Pacheco Creek (Leidy 1999). These observations indicate that sensitive fish species enter sloughs in the vicinity of the Shell Terminal.

The north shore of Suisun Bay contains Suisun Marsh with its extensive slough system. The fishes in the various sloughs of Suisun Marsh were studied by Meng, Moyle, and Herbold (1994). Their studies collected 42 species in the sloughs of Suisun Marsh. Fourteen species accounted for 98 percent of the total catch. The most abundant species

1 included five native resident species: prickly sculpin, Sacramento sucker (*Catostomus*
2 *occidentalis*), Sacramento splittail, threespine stickleback and Tule perch (*Hysterocarpus*
3 *traski*); five seasonal species: Delta smelt, longfin smelt, Pacific staghorn sculpin, starry
4 flounder, and threadfin shad (*Dorosoma petense*); and four introduced species:
5 chameleon goby, common carp (*Cyprinus carpio*), striped bass, and yellowfin goby.

6
7 Although not collected in any of the surveys reviewed here, Central valley steelhead
8 clearly pass through Carquinez Strait and Suisun Bay on their migrations between the
9 ocean and the Sacramento-San Joaquin River system and smolts would be expected at
10 times to use the sloughs on either side of Carquinez Strait and Suisun Bay.

11
12 *Important Fish Species of the Project Study Area (see previous section for sensitive*
13 *species)*

14 Striped Bass (*Morone saxafilis*)

15
16
17 The striped bass was introduced in 1879 and was successful enough to support a
18 commercial fishery until 1935, when commercial fishing was banned. The striped bass
19 spawns in the Sacramento-San Joaquin Rivers at salinities of 0 to 0.5 ppt. At salinities
20 greater than 1 ppt, egg survival declines significantly (Jefferson Assoc. 1987). After
21 spawning, the adults move back downstream to the Bay and ocean where they remain
22 until the following breeding season. Juvenile striped bass migrate downstream to the
23 Delta and the Bay where they remain during their first year. Young fish rearing habitat
24 extends into San Pablo Bay during wet years (CALFED Bay-Delta Program 1998).

25
26 The striped bass population has declined significantly in recent years. Hydrological
27 changes in the Delta seem to be the primary cause of this decline (Herbold et al. 1991),
28 but there may be other factors, such as the accumulation of toxic contaminants and
29 reduction of the larval food supply. In 1996, some of the lowest abundances ever
30 recorded in regular surveys were reported (San Francisco Estuary Project 1997). These
31 low catches were especially unusual because 1996 was a wet year. Other theories for
32 the decline in striped bass include young fish entrainment at water export pumps in the
33 Delta, greater migration of adult bass out to sea in El Nino storm years, and reduced
34 “carrying capacity” of the system. Population estimates for legal-sized fish were about
35 1.8 million in the early 1970s and 0.8 million by the late 1990s. Striped bass populations
36 increased to about 1.3 million in 1998 (Stevens and Kohlhorst 2001). The increased
37 abundance in the late 1990s is unexplained, but may be due to factors allowing greater
38 survival of young fish. In general, for most of the last decade, striped bass population
39 abundance has been relatively stable at levels significantly lower than the average
40 abundance measured between 1980 and 1984 (Bay Institute 2004).

41
42 Although adult striped bass numbers have increased, the abundance of young-of-the-
43 year striped bass remains at very low levels (San Francisco Estuary Project 2004). The
44 abundance indices for 2002-2004 show record lows for age-0 striped bass (Armor et al.
45 2005).

American Shad (*Alosa sapidissima*)

American shad populations in San Francisco Bay rapidly increased following its introduction in 1871. American shad spend most of their adult lives in the ocean, except for a brief spawning run into fresh water. Most of the shad in the area around San Francisco Bay spawn in the Sacramento River or its tributaries. Spawning migrations begin in March and peak spawning occurs in late May or June. Most of the young migrate downstream rapidly after hatching. By December, most are gone, but a few remain as long as a year. Many adults die after spawning, but some return to the ocean and spawn again in later years. American shad spawn least successfully in dry years.

White Sturgeon (*Acipenser transmontanus*)

Two species of sturgeon inhabit the San Francisco Estuary-Delta system, the white sturgeon and the green sturgeon. The white sturgeon is much more abundant in San Francisco Estuary than the green sturgeon, partly because green sturgeon spend a greater portion of their lives in the ocean. White sturgeon spend most of their lives in estuaries (Moyle 2002). Recruitment of white sturgeon appears to be greatest in years of high outflow. White sturgeon in San Francisco Estuary were nearly decimated by overfishing but have been restored through proper management of the fishery (Moyle 2002).

Northern Anchovy (*Ergraulis mordax*)

The northern anchovy is the most abundant fish in San Francisco Bay. Northern anchovy are seasonally present in San Francisco Bay. They tend to enter the Bay in April of most years and migrate out to the ocean in the fall. In San Pablo Bay, anchovy abundance peaks later and drops more rapidly than in Central Bay. Most of the population spawns in the ocean, but spawning within the Bay has also been reported. Larval anchovies begin to appear in the Bay early in the spawning season of February through June. Northern anchovy are common in Carquinez Strait and Suisun Bay from April to September (Herbold et al., 1992). Northern anchovy show large fluctuations in numbers in response to both marine and estuarine conditions, but there are no obvious trends in recent years.

Pacific Herring (*Clupea harengus*)

Pacific herring enter San Francisco Bay in late fall and winter to spawn and then return to the ocean. Most of the spawning in San Francisco Bay occurs in intertidal and shallow habitats of the central Bay and northern south Bay. Smaller young tend to be widely distributed in shallower habitats in South, Central, and San Pablo Bays. As they grow, they move to deeper waters closer to the Golden Gate. Most young Pacific herring emigrate from the Bay between April and August. Since 1974, there has been a trend toward increasing biomass of spawning herring. The spawning biomass of Pacific herring was the third highest on record in 1996 and 1997 at 89,000 tons (San Francisco

Estuary Project 1997). The previous year produced the second-highest biomass on record at 99,000 tons. However 1998 yielded the lowest year on record. The lowest biomass estimates have occurred during or just after El Nino events (Watters et al. 2001). San Francisco Bay's population has not yet recovered from the effects of the 1997-1998 El Nino. Spawning biomass was estimated at 34,400 short tons for 2002-2003 (San Francisco Estuary Project 2004). Pacific herring occur in Carquinez Strait and Suisun bay but do not generally spawn in the Project study area.

Tidal Marshes

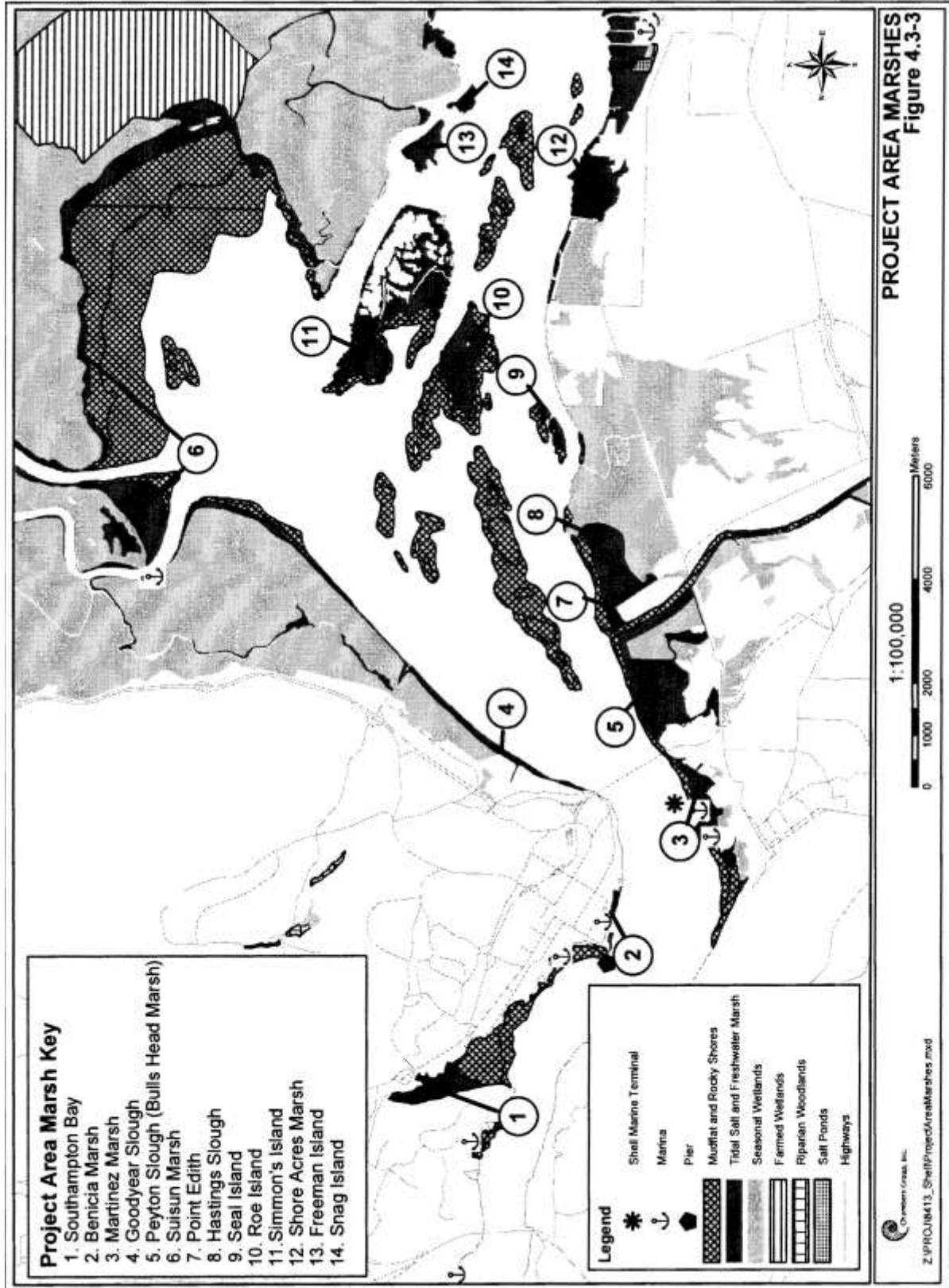
Figure 4.3-3 shows tidal marshes in the Project study area. Three tidal marsh areas, Southampton Bay, Benicia Marsh and Martinez Marsh, occur in Carquinez Strait west of the Benicia-Martinez Bridge. Suisun Bay east of the bridge is ringed with tidal marshes. The tidal marsh system of Suisun Bay historically was much more extensive, but most of the tidal marshland was diked.

Tidal marshes in the Project study area are a mixture of northern coastal salt marsh and coastal brackish marsh. Northern coastal salt marsh is dominated by salt-tolerant herbaceous and perennial species. These plant assemblages typically are found along the margin of the bay where they are exposed to periodic tidal inundation by salt water. Species typical of the northern coastal salt marsh community include pickleweed (*Salicornia virginica*), alkali heath (*Frankenia salina*), jaumea (*Jaumea carnosa*), alkali bulrush (*Scirpus robustus*), and arrowgrass (*Triglochin maritima*).

Coastal brackish marsh communities are found at the interior edges of coastal bays and estuaries and are influenced by both saltwater and freshwater inputs. Salinity in these marshes may vary considerably during the year due to seasonal changes in freshwater runoff. In the Project study area brackish marsh habitat typically occurs along channels at the upper end of tidal marshes where freshwater runoff can be pronounced. Plant species typical of this community include California bulrush (*Scirpus californicus*), American bulrush (*Scirpus americanus*), and narrow-leaved ~~narrowleaf~~ cattail (*Typha angustifolia*).

Point Reyes Bird Observatory surveyed the vegetation of several of the tidal marshes in the Project study area as part of their studies on tidal marsh birds (Nur et al. 1997). Table 4.3-8 shows the percent plant cover of various species in these marshes. Pickleweed was the dominant plant species in Southampton Bay Marsh in Carquinez Strait and in portions of Goodyear Slough along the northwestern edge of Suisun Bay. In Bulls Head Marsh (Peyton Slough), Point Edith and portions of Goodyear Slough, cattail was the dominant species, indicating a stronger freshwater influence. At Rush Ranch in the interior portions of Suisun Marsh, rushes (*Scirpus* spp.) are the dominant vegetation.

1 Figure 4.3-3. Project Area Marshes



1 Table 4.3-8. Vegetative Characteristics (percent cover shown) of Selected Marshes
2 Along Suisun Bay, 1996

Common Name	Scientific Name	South-Hampton Bay Marsh	Bulls Head Marsh	Point Edith Marsh	Goodyear Slough A	Goodyear Slough B	Rush Ranch
Brass Buttons	<i>Cotula coronopifolia</i>	-	-	4.5	1.25	-	0.12
Common Cattail	<i>Typha latifolia</i>	-	33.5	36.75	-	20.37	-
Common Reed	<i>Phragmites australis</i>	-	-	1.12	3.87	1.87	-
Common Pickleweed	<i>Salicornia virginica</i>	54.45	7.37	6.87	79.37	13.37	0.56
Common Tule	<i>Scirpus acutus</i> var. <i>occidentalis</i>	-	11.37	-	-	-	-
Coyote Bush	<i>Baccharis pilularis</i>	-	3.5	3.37	-	3	-
Fennel	<i>Foeniculum vulgare</i>	-	-	0.5	-	0.25	-
Gum-Plant	<i>Grindelia nana stricta</i> var. <i>angustifolia</i>	5.87	-	1.0	0.12	3.37	-
Rushes	<i>Juncus</i> spp.	4.45	4.62	0.62	1	4.37	37.32
Meadow Foxtail	<i>Alopecurus</i> sp.	-	-	-	2.12	0.25	-
Mustard	<i>Brassica</i> spp.	-	0.12	-	-	-	-
Ox Tongue	<i>Picris echioides</i>	-	-	-	-	1.37	-
Peppergrass	<i>Lepidium hydrophilum latifolium</i>	10.75	0.37	12.75	0.05	4.75	15.01
Poison Hemlock	<i>Conium maculatum</i>	-	-	-	-	0.25	-
Poison Oak	<i>Toxicodendron diversilobum</i>	-	0.25	-	-	-	-
Ragwort	<i>Senecio hydrophilus</i>	0.75	-	-	-	-	-
Saltgrass	<i>Distichlis spicata</i>	12.45	3.75	17.0	9.87	8.37	16.76
Bulrush	<i>Scirpus microcarpus</i>	3.05	13.5	6.25	-	7.25	13.05
Seaside Arrow-Grass	<i>Triglochin maritima maritima</i>	1.62	0.12	-	-	0.5	0.59
Silverweed	<i>Potentilla anserine</i>	2.25	-	-	-	-	9.26
Suisun Thistle	<i>Cirsium fontinale</i> var. <i>hydrophilum</i>	-	-	-	-	-	0.11
White Sweetclover	<i>Melilotus alba</i>	-	-	0.12	-	-	-
Water Parsley	<i>Oenanthe sarmentosa</i>	-	2	-	-	-	0.94
Wild Buckwheat	<i>Rumex</i> sp.	2.3	-	-	1.45	1.87	0.1
Wild Radish	<i>Raphanus sativus</i>	-	-	-	-	28.75	-
Unknown Grass		1.75	-	-	-	-	-
Unknown Herb		0.65	0.25	1.5	-	-	-
Unknown Thistle		0.05	-	0.25	-	-	-
Source: Nur et al., 1997							

Plant communities adjacent to the Shell Terminal pier were surveyed briefly by chambers Group botanist Heather Wendel on July 26, 2005. There were two main vegetation communities found within the vicinity of the pier leading from the Refinery to the berths in the harbor. These plant communities included Coastal Brackish Marsh and Ruderal Upland communities. The Coastal Brackish Marsh within the vicinity of the Shell Terminal was dominated by narrow-leaved cattail (~~*Typha angustifolia*~~) and bulrush (*Scirpus* sp.), with lesser amounts of fleshy Jjaumea (~~*Jaumea carnosa*~~) and saltgrass (*Distichlis spicata*) at the south end of pier. Infrequent amounts of Parish's pickleweed (*Salicornia subterminalis*) at the south end of the marsh, invasive peppergrass (*Lepidium latifolium*), and invasive poison hemlock (*Conium maculatum*) were also observed.

Ruderal or upland areas southeast of the Shell Terminal receive no tidal inundation and exhibit varying degrees of past surface disturbance. Dominant species in the upland areas include foxtail chess (*Bromus madritensis* ssp. *rubens*), fennel (*Foeniculum vulgare*), bristly ox-tongue (*Picris echioides*), and common sow thistle (*Sonchus oleraceus*). Other infrequent species include wild oat (*Avena fatua*), Italian thistle (*Carduus pycnocephalus*), sourclover (*Melilotus indica*), annual beard grass (*Polypogon monspeliensis*), an individual of Spanish broom (*Spartium junceum*), and small patches of fescue (*Vulpia myuros*) near the Shell Terminal.

Four sensitive plant species, soft bird's-beak, Mason's lilaeopsis, Delta tule pea and Suisun marsh aster were considered to have a high probability of occurring within the Project study area because of the presence of appropriate habitat at the Project site and recorded occurrences in the nearby area. None of these was observed during the 2005 reconnaissance survey.

An earlier biological survey of the Shell Terminal area was performed by Gretchen Lebednik and Valary Bloom of ENTRIX on July 7, 2000 (ENTRIX 2000). Mudflats were present below the vegetation line. The vegetated area around the Shell Terminal consisted of brackish marsh dominated by cattails and tules (*Scirpus* spp.). A small area with high marsh species such as pickleweed, alkali heath (~~*Frankenia salina*~~), saltgrass and guamplant (*Grindelia* sp.) was observed at the inland end of the Shell Terminal near the parking area. No sensitive plants were observed. Although sensitive plants were not observed during recent surveys at the Project site, the Sensitive Areas/Response Tactics document indicates that Martinez Marsh and shell Dock Marsh in the immediate vicinity of the Shell Terminal contain soft bird's beak and Delta tule pea (Technical Response Planning Corporation 1998).

Avifauna

The open water, mudflats, sloughs, and marshes of the Project study area provide a rich habitat for birds associated with tidal waters. Two species of seabird breed in the Project study area: western gull and California least tern (Carter et al. 1992). Western gulls breed at various locations throughout Carquinez Strait and Suisun Bay. The State and Federal endangered California least tern has a small colony at Pittsburg at the

1 eastern edge of the Project study area. Double-crested cormorants, a California
2 Species of Special Concern, breed outside the Project study area in San Francisco Bay
3 but may forage in the waters of Carquinez Strait and Suisun Bay. The ~~State and Federal~~
4 ~~endangered~~ California brown pelican does not nest in San Francisco Bay but is present
5 seasonally especially during summer months and forages in Project study area waters
6 (USACE, EPA, BCDC, RWQCB and SWRCB 1998).

7
8 Like all of the waters of San Francisco Bay, the Project study area provides important
9 habitat for wintering waterfowl. Scaup and canvasbacks (*Aythya valisineria*) are the
10 most abundant waterfowl species in Suisun Bay (Chambers Group 1994). Particularly
11 high densities of canvasbacks have been recorded in the Grizzly Bay portion of Suisun
12 Bay (San Francisco Estuary Project 1997).

13
14 Large numbers of wintering shorebirds forage and rest in intertidal mudflat habitat in the
15 Project study area. However, less than 1 percent of the wintering shorebird population
16 in San Francisco Bay occurs within the Project study areas (Chambers Group 1994).
17 Intertidal mudflat is most extensive along the margins of Grizzly Bay. Suisun Shoal in
18 the center of western Suisun Bay located northeast of the Shell Terminal is an important
19 location for shorebird feeding and loafing (USCG and OSPR 2000). Suisun Shoal is
20 also used by waterfowl for feeding and resting. Common shorebirds in the Project study
21 area include dunlin (*Calidris alpina*), long billed curlew, American avocet (*Recurvirostra*
22 *americana*), western and least sandpiper (*Calidris mauri* and *C. minutilla*), killdeer
23 (*Charadrius vociferous*), long-billed dowitcher (*Limnodromus scolopaceus*), and
24 marbled godwit (*Limosa fedoa*) (USACE, EPA, BCDC, RWQCB and SWRCB 1998)

25
26 Wading birds, including great blue herons (*Ardea herodias*), great egrets (*Casmerodius*
27 *albus*), snowy egrets (*Egretta thula*), and black-crowned night herons (*Nycticorax*
28 *nycticorax*), are resident in the Project study area and forage along the margins of
29 Project study area sloughs. Great blue herons are relatively common in low-salinity salt
30 ponds. Their distribution is not completely known, but includes sites in most tidal
31 marshes, where trees or brush occur, for nesting. Great egrets and snowy egrets are
32 known to nest in a number of marshes in the Project study area particularly in the
33 Suisun Marsh complex (Chambers Group 1994). The distribution of black-crowned night
34 heron nesting sites is not well known, but they are believed to nest in a number of areas
35 in the north bay.

36
37 Project study area marshes support a number of sensitive marsh birds including black
38 rail, California clapper rail, saltmarsh common yellowthroat and Suisun song sparrow.
39 Recent surveys of black rails have produced an overall mean density estimate of
40 3.44 birds per hectare in the Project study area (Spautz and Nur 2002). These studies
41 indicate that black rails prefer marshes that are close to water (bay or river), large, away
42 from urban areas and saline to brackish with a high proportion of pickleweed, tules and
43 cattails. Based on the survey results and the amount of appropriate habitat, it is
44 projected that approximately 12,000 black rails occur in Suisun Bay and Carquinez
45 Strait (Spautz and Nur 2002). Within the Project study area, black rails are especially
46 abundant at Southampton Bay in Carquinez Strait (mean density of 11.87 birds per

hectare) and Cutoff Slough/Rush Ranch in the interior of Suisun Marsh (mean density of 10.11 per hectare). Black rails occur in Peyton Slough in the immediate vicinity of the Plains Product Terminals LLC Pacific Atlantic Terminal, located to the east of the Shell Terminal, but their density there is relatively low (mean density of 2.74 rails per hectare). Seven black rails were detected in Peyton Slough (Bullhead Marsh) during the 2004 breeding season survey (Herzog et al. 2004).

Suitable habitat for California clapper rail occurs in Project study area marshes and there are a number of records of this species within the Project study area, especially in the Point Edith Marsh (CDFG 2002). California clapper rails have been observed recently at Pacheco Creek (URS 2002). No clapper rails were detected in Peyton Slough during the 2004 breeding season survey (Herzog et al. 2004).

Suisun song sparrows occur in marshes throughout the Project study area (Nur et al. 1997). The population of this endemic subspecies is estimated at 44,100. The density of Suisun song sparrows in Peyton Slough near the Shell Terminal is approximately 8.71 sparrows per hectare (Nur et al. 1997). The density of Suisun song sparrows has remained relatively stable in recent years (Herzog et al. 2004). Saltmarsh common yellowthroats also occur in Project study area marshes including Peyton Slough (Nur et al. 1997).

Marine Mammals

No major pinniped haul out areas occur in the Project study area. Workers at the Pacific Atlantic Plains Product Terminals LLC (formerly Shore and Pacific Atlantic Terminals) Terminal pier reported observing substantial numbers of California sea lions in the vicinity of the pier (Chambers Group 2004).

4.3.2 Regulatory Setting

Several Federal, State and local agencies have jurisdiction over the biological resources of the San Francisco Bay-Delta estuary. Federal agencies directly responsible for the protection of biological resources are the USFWS and the NOAA Fisheries. The EPA is also concerned with the protection of marine and estuarine life through the regulation of water quality standards.

The CDFG is responsible for the protection of biological resources at the state level, as well as species officially listed as threatened or endangered by the State candidates for listing as threatened or endangered, and California Species of Special Concern. The CDFG also regulates fishing and hunting and protects habitat quality. In addition, the CDFG administers the California Oil Spill Prevention and Response Act. The CCC is responsible for coastal zone management along the coast, except for San Francisco Bay. The California State Water Resources Board sets water quality standards for the protection of aquatic life. These standards are overseen on a local level by the SF-RWQCB.

1 The San Francisco BCDC is responsible for coastal zone management within the San
2 Francisco Bay/Delta estuary. The BCDC regulates dredging, filling, and land use in San
3 Francisco Bay below the line of highest tidal action as well as 100 feet inland of the line
4 of highest tidal action.

5
6 Legislation applicable to the protection of biological resources in San Francisco Bay-
7 Delta estuary and the California outer coast is discussed in the following sections.

8 9 **Federal**

10 11 *Clean Water Act of 1972*

12
13 The CWA was established to restore and maintain the chemical, physical, and biological
14 integrity of the nation's waters. Specific sections of the CWA control the discharge of
15 pollutants and wastes into freshwater and marine environments. Section 401 of the
16 CWA addresses dredging activities, and requires that dredging and disposal activities
17 must not cause concentrations of chemicals in the water column to exceed State
18 standards. Section 404(b)(1) guidelines require that dredging and disposal activities
19 should have no unacceptable adverse impacts on the ecosystem of concern.

20
21 The National Estuary Program was established in 1987 by amendments to the CWA to
22 identify, restore, and protect nationally significant estuaries of the United States. The
23 San Francisco Estuary Project is one of over 20 Estuary Projects established by the
24 National Estuary Program. The San Francisco Estuary Project is a cooperative Federal,
25 State and local program to promote effective management of the San Francisco Bay-
26 Delta Estuary.

27 28 *Marine Protection, Research, and Sanctuaries Act of 1972*

29
30 Section 103 of the Marine Protection, Research, and Sanctuaries Act (MPRSA)
31 regulates the transportation and disposal of material in the ocean, and includes
32 regulations and restrictions on the type of material that may be disposed. The USACE
33 and EPA may prohibit or restrict disposal of material that does not meet the criteria
34 outlined in 40 CFR Part 227.

35 36 *Fish and Wildlife Coordination Act of 1958*

37
38 The Fish and Wildlife Coordination Act requires that whenever a body of water is
39 proposed to be controlled or modified, the lead agency must consult the State and
40 Federal agencies responsible for fish and wildlife management (USFWS, CDFG, and
41 NOAA). This act allows for recommendations addressing adverse impacts associated
42 with a proposed project, and for mitigating or compensating for impacts on fish and
43 wildlife.

1 *Marine Mammal Protection Act*

2
3 The Marine Mammal Protection Act prohibits the taking (including harassment,
4 disturbance, capture, and death) of any marine mammals except as set forth in the act.

5
6 *Coastal Zone Management Act of 1972*

7
8 The Coastal Zone Management Act requires Federal agencies conducting activities
9 directly affecting the coastal zone to proceed in a manner consistent with approved
10 State coastal zone management programs.

11
12 *Endangered Species Act of 1973*

13
14 The Endangered Species Act protects threatened and endangered species by
15 prohibiting Federal actions that would jeopardize the continued existence of such
16 species or adversely affect the critical habitat of these species. The act requires the
17 agencies to consult the USFWS and NOAA, which will evaluate the potential impacts of
18 all aspects of the Project on any threatened or endangered species, and provide
19 alternatives or measures to minimize effects caused by a proposed project.

20
21 *Migratory Bird Treaty Act*

22
23 The Migratory Bird Treaty Act protects certain migratory birds including all seabirds by
24 limiting hunting, capturing, selling, purchasing, transporting, importing, exporting, killing,
25 or possession of the birds, or their nests or eggs.

26
27 *Oil Pollution Act of 1990*

28
29 The Oil Pollution Act of 1990, along with the Oil Pollution Liability and Compensation
30 Act of 1989, provides for cleanup authority, penalties, and liability for oil pollution. The
31 Oil Pollution Act creates the Oil Spill Compensation Fund to pay for removal of and
32 damages from oil pollution.

33
34 *National Invasive Species Act of 1996*

35
36 This act calls for the implementation of measures to halt the spread of invasive species.
37 To comply with this act, the USCG initially proposes voluntary guidelines to control the
38 invasion of aquatic nuisance species via ship ballast water (North 1998). On July 28,
39 2004, the USCG published regulations establishing a national mandatory ballast water
40 management program for all vessels equipped with ballast water tanks that enter or
41 operate within U.S. waters. These regulations also require vessels to maintain a ballast
42 water management plan that is specific for that vessel.

1 *Magnuson-Stevens Fishery Management and Conservation Act, as amended*
2 *(16 U.S.C. 1801 et seq.)*

3
4 The 1996 amendments to the Magnuson-Stevens Fishery Management and
5 Conservation Act set forth a number of new mandates for the NOAA, regional fishery
6 management councils, and other Federal agencies to identify and protect important
7 marine and anadromous fish habitat. The Councils, with assistance from NOAA, are
8 required to delineate “essential fish habitat” (EFH) for all managed species. The Act
9 defines EFH as “... those waters and substrate necessary to fish for spawning,
10 breeding, feeding, or growth to maturity.” Federal action agencies which fund, permit, or
11 carry out activities that may adversely impact EFH are required to consult with NOAA
12 regarding the potential effects of their actions on EFH, and respond in writing to the
13 fishery service’s recommendations. For the Pacific region, EFH has been identified for a
14 total of 89 species covered by three fishery management plans (FMPs) under the
15 auspices of the Pacific Fishery Management Council.

16
17 **State**

18
19 *California Endangered Species Act of 1984*
20

21 This act provides for the recognition and protection of rare, threatened, and endangered
22 species of plants and animals.

23
24 *California Coastal Act of 1976 as Amended 1983*
25

26 The California Coastal Act provides various levels of protection for areas of special
27 concern through designations of marine life refuges, reserves, ecological reserves, and
28 areas of special biological significance.

29
30 *Oil Spill Prevention and Response Act of 1990*
31

32 The Oil Spill Prevention and Response Act of 1990 (SB 2040) requires that a State oil
33 spill contingency plan be established with a specific component to include a marine oil
34 spill contingency planning element.

35
36 *California Wetlands Conservation Policy (California Executive Order W-59-93)*
37

38 This State policy recognizes the value of marshlands and other wetlands. The policy
39 states that there be no net loss of wetland acreage and a long-term gain in the quantity,
40 quality, and permanence of wetland acreages and values in California.

41
42 *McAteer-Petris Act*
43

44 This act established the San Francisco Bay Plan for the protection of the San Francisco
45 Bay and its natural resources and the development of the Bay and shoreline to their
46 highest potential with a minimum of Bay fill. This Act established the San Francisco

BCDC as the agency responsible for maintaining and carrying out the provisions of the Act. The Act directs the BCDC to exercise its authority to issue or deny permit applications for placing or extracting materials, or changing the use of any land, water, or structure within the area of its jurisdiction, in conformity with the provisions and policies of both the McAteer-Petris Act and the San Francisco Bay Plan.

California Ballast Water Management for Control of Nonindigenous Species Act of 1999 (AB 703) ~~and reauthorized and amended as~~ The California Marine Invasive Species Act of 2003 (MISA)

The 1999 Act required vessels to employ prescribed ballast water management practices to reduce the uptake and release of nonindigenous species into State waters. The bill required the CSLC to take samples of ballast water and sediment and to take other action to assess the compliance of any vessel with the prescribed requirements.

The California Marine Invasive Species Act (MISA) of 2003, (Public Resources Code sections 71200 through 71271), which became effective January 1, 2004, revised and expanded the Ballast Water Management for Control of Nonindigenous Species Act of 1999. The MISA specifies mandatory ~~mid-ocean exchange~~ ballast water management practices or retention of all ballast water for all vessels carrying ballast water into California waters ~~after operating outside the US EEZ. For~~ As of March 22, 2006, vessels coming from the Pacific Coast Region other west coast ports, the act requires ~~minimization of~~ are required to manage ballast water discharges in state.

Beginning March 22, 2006, all vessels operating within the Pacific Coast Region will be required to manage ballast water. Management options for all vessels include retention of all ballast water, exchange of ballast water in mid-ocean or near-coastal waters (depending on the vessel's port of origin and ballast water source) before entering the waters of the state, or discharge to an approved reception facility (although no such facilities currently exist in California). Beginning January 1, 2010 vessels will need to comply with performance standards for the discharge of ballast water. The performance standards will be implemented gradually based on the vessel's year of construction and ballast water capacity. Vessels must additionally clean their hulls and other wetted surfaces on a regular basis to prevent the spread of nonindigenous vessel biofouling organisms. Vessel reporting requirements include the ~~if that ballast water has been taken on in a port or place or within the Pacific Coast region. All vessels are required to complete and submit submission of~~ a Ballast Water Reporting Form and a Hull Husbandry Reporting Form, maintain a vessel-specific ballast water management plan and ballast tank log book, ~~omit~~ payment of the necessary fee to the Board of Equalization, and submit to compliance verification inspections. Vessels that use shipboard ballast water treatment systems to meet California's performance and discharge that treated ballast into California waters must submit additional reporting forms.

California Clean Coast Act (SB 771)

The California Clean Coast Act (SB 771) went into effect January 1, 2006, and has several requirements to reduce pollution of California waters from large vessels. The California Clean Coast Act prohibits the operation of shipboard incinerators within 3 miles of the California coast, prohibits the discharge of hazardous wastes, other wastes or oily bilgewater into California waters or a marine sanctuary, prohibits the discharge of graywater and sewage into California waters from vessels with sufficient holding tank capacity, requires reports of discharges to the California State Water Resources Board, and submission of an information report to the CSLC.

4.3.3 Impact Significance Criteria

An impact to biological resources was considered significant if:

- Any part of the population of a threatened, endangered, or candidate species is directly affected or if its habitat is lost or disturbed. Any loss of designated or proposed critical habitat for a listed species would be a significant adverse impact.
- If a net loss occurs in the functional habitat value of a sensitive biological habitat, including salt, freshwater, or brackish marsh; major marine mammal haul out or breeding area; eelgrass, major seabird rookery; or Area of Special Biological Significance.
- If the movement or migration of fish or wildlife is substantially impeded. Substantial impedance would include preventing or severely restricting passage over an area of at least several hundred feet for a period of a week or more.
- If a substantial loss occurs in the population or habitat of any native fish, wildlife, or vegetation, or if there is an overall loss of biological diversity. Substantial is defined as any change that could be detected over natural variability.

4.3.4 Impacts Analysis and Mitigation Measures

4.3.4.1 Shell Terminal Routine Operations and Potential for Accident Conditions

Impact BIO-1: Noise Disturbance on Fishes and Birds from Vessel Traffic Movements

Ship traffic associated with Shell Terminal operations represents an incremental amount compared to the background noise of ship traffic in San Francisco Bay and along outer coast tanker routes; thus disturbance to fishes from routine operations at the Shell Terminal are less than significant impacts (Class III). Birds local to the Shell Terminal area, including Peyton Slough, have adapted to vessel traffic, and impacts are adverse, but less than significant (Class III).

Fishes could be disturbed by the noise of vessels visiting the Shell Terminal. Suzuki et al. (1980) have documented studies showing that ship noise can affect fish behavior.

These investigators believed that the sounds produced by large or high-speed vessels could frighten fish schools or cause them to change their migration routes. Studies also have suggested that the noises produced by fishing vessels and by underwater construction causes avoidance behavior in fishes (Myrberg 1990). Other studies have shown only slight avoidance behavior by fishes in response to ship noise (Freon et al. 1990; Neproshin 1978). Scientific SCUBA divers on Naples Reef in Santa Barbara have noticed that fishes scatter briefly as oil boats pass over the reef (personal communication, Ebeling 1985). Because ship noise represents a temporary disturbance and the ship traffic associated with operations at the Shell Terminal represents an incremental amount compared to the background noise of ship traffic in San Francisco Bay and along outer coast tanker routes, noise and disturbance to fishes from routine operations at the Shell Terminal are expected to have adverse, but less than significant impacts (Class III).

Similarly, vessel noise and activity could disturb birds in the vicinity of the Shell Terminal or along tanker routes. Western gulls and western grebes were observed during a berthing operation at the Pacific-Atlantic Plains Product Terminals LLC (formerly Shore and Pacific Atlantic Terminals) Terminal, east of the Shell Terminal, in November 2002 and displayed no unusual behavior in response to the ship (Chambers Group 2004). Vessel traffic is commonplace throughout San Francisco Bay and water-associated birds that use the bay appear to have adapted to it. Vessels associated with the Shell Terminal represent a small fraction of the total vessel traffic in San Francisco Bay and along outer coast tanker routes. The impact of disturbance by vessels visiting the Shell Terminal on birds is considered to be adverse, but less than significant (Class III).

The Shell Terminal pier crosses a vegetated marsh. All activities associated with Shell Terminal operations are on the pier itself. Shell Terminal activities involve no direct disturbance of marsh habitat. The noise of operations on the Shell Terminal pier potentially could disturb birds in the marsh. Sensitive bird species that may occur in the marsh habitat near the Shell Terminal include the State threatened California black rail and the Suisun song sparrow, a California Species of Special Concern. Because sensitive bird species breed in Peyton Marsh in the vicinity of the Pacific-Atlantic Plains Product Terminals LLC (formerly Shore and Pacific Atlantic Terminals) facility, east of the Shell Terminal, it is likely that wildlife using the marsh near the Shell Terminal would be adapted to the noise and activity on the pier. Impacts of disturbance from Shell Terminal operations on birds and wildlife in the adjacent marsh are considered adverse, but less than significant (Class III).

BIO-1: No mitigation is required.

Impact BIO-2: Sediment Disturbance to Benthic Habitat from Vessel Maneuvers

The area near the Shell Terminal berths where propeller wash and bow thrusters may disturb sediments is very small compared to the amount of benthic habitat in the Project study area, and impacts of tanker sediment turbulence on benthic communities are adverse, but less than significant (Class III).

When large ships, such as oil tankers, enter shallow water, the turbulence created by their hull and propellers can disturb the sediment in their path. Organisms living in or on the sediment could be displaced by the turbulence. The benthic environment of the ship channels is an unstable one of shifting sand (Entrix 1987). The benthic community that lives in this environment has very low diversity and is comprised of organisms adapted to this unstable environment. SAIC noted in a 1996 survey that stations within navigation channels near the Point Molate fuel pier had low infaunal abundance (USACE and Contra Costa County 1997). They attributed the scarcity of infauna to the effects of propeller wash. Because the navigation channels used by the tankers visiting the Shell Terminal are the same as those used by a great number of ships visiting various ports in the Bay, the sparse infauna that characterizes these channels would be the same without the impact of the tankers traveling to and from the Shell Terminal. The area in the vicinity of the Shell Terminal berths where propeller wash and bow thrusters may disturb sediments is very small compared to the amount of benthic habitat in the Project study area. Impacts of tanker turbulence on benthic communities are expected to be adverse, but less than significant (Class III). Tankers visiting the Shell Terminal would contribute to cumulative effects.

BIO-2: No mitigation is required.

Impact BIO-3: Maintenance Dredging

Loss of juvenile Dungeness crabs and young Chinook salmon would be a significant, adverse impact because dredging at the time when juveniles are moving through the area could disrupt the migration patterns of these species (Class II). Because of the low volume of material dredged, impacts are adverse, but less than significant impacts (Class III) to plankton, other benthos, other fishes, and birds.

Shell does not need to dredge Berths #1 and #2 because the sediment at those berths is scoured by the strong currents in Carquinez Strait. Sediment deposition does occur at Berths #3 and #4 on the south side of the Shell Terminal. At the present time, those berths are not being used. However, during the life of the lease Shell may choose to dredge Berths #3 and #4 and put them back in operation. The last time dredging was conducted at the Shell Terminal was in 1990 when approximately 47,000 cubic yards of material were dredged from Berths #3 and #4 and discharged at the Carquinez Strait dredged material disposal site (Johnson 2005). Dredging was planned for 1995 but did not occur. Future dredged sediment disposal would be in accordance with the LTMS for Placement of Dredged Material in the San Francisco Bay Region (USACE, USEPA, BCDC, SFRWQCB 2001). For this analysis it is assumed that Shell would dredge Berths #3 and #4 a maximum of once every 5 years and would dispose of dredged material to the Carquinez Strait site and/or other Dredged Material Management Office (DMMO)-approved sites, including upland reuse areas.

Plankton

Dredging can affect plankton in the vicinity of the dredging and disposal operations from turbidity generated by re-suspension of sediments and from the re-suspension of any pollutants associated with those sediments. Turbidity can have a number of adverse effects on planktonic organisms. Turbidity can affect plankton populations by lowering the light available for phytoplankton photosynthesis and by clogging the filter-feeding mechanisms and respiratory organs of zooplankton. Turbidity impacts would be limited to the duration of the dredging, which would not be expected to last for more than a few weeks. Monitoring of water column chemicals during dredging projects in San Francisco Bay indicated that contaminant concentrations did not exceed water quality objectives (USACE and Contra Costa County 1997). Because infrequent dredging at the Shell Terminal and the low volume of material, the impacts of maintenance dredging at the Shell Terminal on plankton would be adverse, but less than significant (Class III).

Benthic Organisms

Maintenance dredging at the Shell Terminal would displace the organisms living within the dredged sediments. Benthic organisms in sediments adjacent to the dredge area may be buried by suspended sediments or may be subjected to sublethal effects of turbidity such as interference with feeding and breathing mechanisms. A study of the effects of dredging on benthic organisms at a dredging site near Mare Island in northeast San Pablo Bay showed that the density of benthic organisms was greatly reduced in the area that was dredged annually compared to an undredged area (DiSalvo 1977). Dredging at the Shell Terminal may decrease the density and diversity of benthic organisms in the dredged areas compared to what the infaunal community would be if the area were not dredged. However, the dominant species are expected to be similar. Infaunal assemblages in the Project study area are dominated by opportunistic introduced species including the Asian clam and the amphipod *Ampelisca abdita* (Thompson et al. 2000). Therefore, following dredging, the benthic community likely would rapidly return to an assemblage typical of the pre-dredging conditions. However, disturbance by dredging would tend to favor opportunistic introduced species at the expense of native species. Because the amount of bottom affected by dredging at the Shell Terminal is a small percentage of the soft bottom area of Carquinez Strait and Suisun Bay, the impacts of maintenance dredging on infaunal organisms would be adverse, but less than significant (Class III).

Epifaunal benthic species of concern in the vicinity of the Shell Terminal include grass shrimp and Dungeness crabs. Maintenance dredging would disturb individuals of these species within the dredging area. Some individuals may be collected by the dredge. Others would leave the area. Because dredging occurs in a limited area and only every five years, the impacts on grass shrimp would be adverse, but less than significant (Class III). However, juvenile Dungeness crab can be common in the Project study area especially in dry years, and could easily be entrained by the dredge (USACE, EPA, BCDC, SFRWQCB, and SWRCB 1998). Loss of juvenile Dungeness crabs would be a significant, adverse impact because dredging at the time when juveniles are moving

through the area could disrupt the migration patterns of the species (Class II). The impact could be mitigated to less than significant by avoiding dredging during May and June when Dungeness crabs are most abundant in the North Bay (USACE, USEPA, BCDC, SFRWQCB 2001).

Benthic organisms in the disposal area would be buried by the dredge spoils. Organisms in adjacent areas would be subjected to turbidity. At the Alcatraz site, impacts to benthic communities have been identified not only within the disposal area, where large mounds have formed, but also at a distance of 2,000 feet from the site (Segar 1988; USACE, EPA, BCDC, SFRWQCB, and SWRCB 1998). Localized impacts to benthic organisms have been identified at other dredged material disposal sites off the coast of California (Chambers Group 2001). Because the Carquinez Strait disposal site is characterized by opportunistic benthic species, the disturbance of dredged material disposal would probably have less of an effect at this site than at sites in less disturbed locations (USACE, EPA, BCDC, RWQCB, and SWRCB 1998). Furthermore, the average of 47,000 cubic yards that may be discharged every 5 years at this site from Shell Terminal maintenance dredging represents less than 0.5 percent of the amount of dredged material that may be discharged at this site when considered on an annual basis. Impacts of disposal of dredged material on benthic organisms would be adverse, but less than significant (Class III).

Fishes

Fishes can be harmed or disturbed by turbidity from maintenance dredging at the Shell Terminal and discharge of dredged material at the Carquinez Strait disposal site. Fishes rarely become entrained by the dredge itself but may be exposed to high levels of suspended sediments (Herbold et al. 1992). Fishes exposed to suspended sediments in the laboratory have been shown to suffer mortality as well as sublethal signs of stress (Soule and Oguri 1976; O'Conner et al. 1977; Neuman et al. 1982). Most fishes, however, will simply avoid the dredge and disposal areas during these operations. Dredged material disposal at the Alcatraz disposal site in Central Bay does not appear to cause mortality in fishes but has been observed to affect the movement of fish schools (Monroe and Kelly 1992). In a study of fish behavior at the Alcatraz disposal site, northern anchovy, white croaker, and shiner perch were observed to move away from the site immediately following a disposal event but returned within 1 to 2 hours.

Because dredging at the Shell Terminal would only occur once every five years and because the amount of material dredged would be extremely small, the impacts of maintenance dredging at the Shell Terminal and disposal of dredged sediments on most species of fish are expected to be adverse, but less than significant (Class III). Chinook salmon may be disturbed during maintenance dredging, primarily due to turbidity, although there is some potential that juvenile salmon could be entrained by the dredge. Juvenile salmon have been found to be entrained by dredges in low numbers in studies in Canada and Washington (Lebednik 2004). Turbidity during dredging is expected to occur only in the immediate vicinity of the dredging activity. However, because young Chinook salmon are known to occur in the vicinity of the Shell Terminal and because

the winter and spring runs are so reduced, the impacts of maintenance dredging would be potentially significant (Class II). Impacts could be reduced to less than significant by conducting dredging in June through November, when smolt activity is lowest.

Birds

Turbidity plumes during maintenance dredging and dredged material disposal can affect piscivorous birds by making it difficult for them to see prey. Sensitive bird species that may forage on fishes in the Project study area include the State and Federal endangered California least tern, the ~~State and Federal endangered~~ California brown pelican, and the double-crested cormorant, a California Species of Special Concern. Because maintenance dredging at the Shell Terminal is so infrequent, and because the volume is small, impacts of maintenance dredging on birds would be adverse, but less than significant (Class III).

Mitigation Measures for BIO-3:

BIO-3a. The Shell Terminal shall schedule dredging to avoid the months of May and June when juvenile Dungeness crabs are most abundant in the Project study area.

In the event that, due to circumstances beyond lessee's control, dredging must occur in May and June to maintain a depth for safe navigation and operation of the terminal, lessee shall consult with the California Department of Fish and Game (CDFG) regarding the potential effects of such dredging on juvenile Dungeness Crabs and Chinook salmon smolts. Such consultation may occur directly with CDFG personnel in Region 3 or with CDFG personnel during the consideration of lessee's application to the Dredged Material Management Office (DMMO). If the CDFG concurs with dredging as proposed by the lessee, documentation of which shall be provided to Lessor, it shall be conclusively presumed that juvenile Dungeness Crabs and Chinook salmon smolts will not be significantly affected, and dredging may proceed as provided herein.

BIO-3b. Although chances of entrainment of salmon is are relatively low, to protect the salmon, the Shell Terminal shall schedule dredging in June through November when winter and spring run Chinook salmon smolt activity is lowest. See, also, consultation with California Department of Fish and Game (CDFG) in MM BIO-3a, above.

Rationale for Mitigation: Avoidance of the times of the year when Dungeness crab and Chinook salmon smolt are present would reduce impacts to less than significant. These dredging windows are consistent with those of the Management Plan for the LTMS Placement of Dredged Material in the San Francisco Bay Region (USACE, USEPA, BCDC, SFRWQCB 2001). If dredging cannot be conducted during the required

dredging windows then Shell shall consult with the resource agencies as required by the LTMS Management Plan. Impacts would be reduced to less than significant.

Impact BIO-4: Introduction of Nonindigenous Species

Invasive organisms/introduction of nonindigenous species in ballast water released in the Bay or from vessel biofouling could have significant (Class I) impacts to plankton, benthos, fishes, and birds.

Ballast water from segregated ballast tanks may be discharged from vessels to San Francisco Bay as vessels take on product from the Refinery or during transfer of product from a larger vessel to a smaller vessel or barge at Anchorage No. 9. Segregated ballast water is expected to be relatively free of chemical pollutants, but the ballast water may harbor ~~exotic~~ nonindigenous species that upon release may cause problems in the estuary's ecosystem. Tankers servicing the Shell Terminal comply with California's Marine Invasive Species Act. California's Marine Invasive Species Act prohibits vessels ~~entering California water after operating outside the United States EEZ~~ from discharging ballast water into State waters unless the vessel has carried out ~~a mid-ocean ballast water exchange~~ required ballast water management procedure, or is using an environmentally sound alternative shipboard ~~treatment technology~~ management method approved by the CSLC. Qualifying vessels must report the time and place ballast water was taken on and released during the voyage. Every ship entering State waters is required to submit a Ballast Water Reporting Form ~~ballast exchange plan~~, including the coordinates of the location where ballast exchange takes place. ~~Beginning As of~~ As of March 22, 2006, vessels operating within the Pacific Coast Region ~~will be~~ are also required to manage ballast water. Management options include ~~by exchanging ballast water in mid-ocean or near-coastal water (depending on the vessel's port of origin and ballast water source), before entering state waters,~~ retaining all ballast water on board, using an approved, environmentally-sound ~~treatment management~~ management method, or discharging to an approved reception facility (although currently no such facilities exist in the state).

~~Mid-ocean exchange of ballast water~~ Ballast water exchange is considered an interim measure to reduce the introduction of ~~exotic~~ nonindigenous species until California's performance standards are fully implemented ~~effective treatment technologies are developed (Falkner 2003).~~ Mid-ocean Ballast water exchange reduces the introduction of ~~exotic~~ nonindigenous species but is not completely effective. One study of the ballast water of ships that had conducted mid-ocean exchange showed that ships that exchanged ballast water had 5 percent of the number of organisms and half the number of species compared to ships that did not exchange (Cohen 1998). Vessels must meet California's performance standards for the discharge of ballast water when required to do so based on the implementation schedule found in California Code of Regulations Title 2, Division 3, Chapter 1, Article 4.7. All vessels will be required to comply with California's performance standards by January 1, 2016. Therefore, mid-ocean exchange of ballast water is not completely effective at preventing the introduction of exotic species.

~~Exotic~~ Nonindigenous organisms have had a devastating effect on almost all components of the estuary ecosystem (Carlton 1979; Cohen 1998). For example, the Asian clam ~~Potamocorbula~~ Corbula *amurensis*, thought to have been introduced in ballast water, has depleted phytoplankton populations in Suisun Bay by its intensive feeding (San Francisco Estuary Project 1997). In addition to reducing the food base by feeding on phytoplankton, voracious feeding by the Asian clam also has directly reduced some zooplankton populations (Lehman 1998). Furthermore, introduced zooplankton species such as *Sinocalanus doerri* and *Pseudodiaptomus forbesi* appear to have outcompeted native species in Suisun Bay and the western Delta (Herbold et al. 1991). If a foreign species were introduced that could flourish in the Bay, impacts to the existing planktonic communities could be significant (Class I).

Introduction of ~~exotic~~ nonindigenous species, including the Asian clam introduced in 1986, has had a profound effect on the benthic community of the estuary. Almost all of the dominant benthic invertebrate species in San Francisco Estuary are introduced and extremely high densities of the Asian clam have been documented in Suisun Bay. As discussed in Section 4.3.1, Environmental Setting, the rate of invasions is increasing. The recently introduced green crab, for example, could affect benthic communities by preying on bivalves and out competing Dungeness crabs. Invasive organisms in ballast water could have a significant impact to the benthic community (Class I).

In addition to the introduction of ~~invasive non-native~~ nonindigenous species in ballast water, ~~exotic nonindigenous~~ fouling organisms can be introduced to San Francisco Bay by biofouling on ship's hulls. Many species are thought to have been introduced to San Francisco Bay via ships' hulls (Carlton 2001). The ~~phasing phase out of tributyltin (TBT)~~ based paints to control ship fouling may increase the introduction of fouling species transported on vessel hulls and other wetted surfaces. Introduction of nonindigenous species via hull vessel biofouling on ships servicing the Shell Terminal also could have a significant adverse impact (Class I).). Amendments to the MISA require that biofouling organisms must be removed from the vessel's wetted surfaces on a regular basis, which is defined as any of the following: 1) no longer than by the date of expiration of the vessel's full-term Safety Construction Certificate or an extension of that expiration date; 2) No longer than by the date of expiration of the vessel's full-term United States Coast Guard Certificate of Inspection or an extension of that expiration date; or 3) no longer than 60 months since the time of the vessel's last out-of-water drydocking.

The introduction of ~~exotic~~ nonindigenous species to San Francisco Bay via ship traffic has not only devastated the San Francisco Bay ecosystem, it has resulted in the spread of ~~exotic~~ nonindigenous species to other areas of the west coast (Wasson et al. 2001). For example, San Francisco Bay is suspected of being an important source of introduction of ~~exotic~~ nonindigenous species to Elkhorn Slough (Wasson et al. 2001). The Australian reef-forming tubeworm (*Ficopomatus enigmaticus*), the European green crab (*Carcinus maenas*), and the western Pacific tellin snail (*Philine auriformis*) all invaded San Francisco Bay, probably via international ship traffic, before spreading along the California coast.

1 The introduction of non-indigenous species in ballast water discharges or by hull vessel
2 biofouling could have a number of adverse effects on fish populations in San Francisco
3 Bay. The eggs, larvae, or adults of non-native fishes may be present in ballast water
4 discharges. ~~Non-native~~ Nonindigenous species compete with native fishes. In addition,
5 nonindigenous aquatic species such as the Asian clam tend to destabilize food webs.
6 Asian clams feed voraciously at multiple levels in the food chain, ultimately reducing the
7 food available for fishes (Cohen and Carlton 1995). Non-native species are implicated as
8 one of the reasons for the recent declines in the populations of Delta smelt and other fish
9 species (Bay Institute 2005). Furthermore, because of the ability of Asian clams to filter
10 large volumes of water, this species tends to concentrate pollutants such as selenium and
11 organotins in its tissues (Periera et al. 1999). Fishes that feed on the Asian clam have the
12 potential to ingest large quantities of toxins. Finally, ballast water may introduce harmful
13 algae. Harmful algal blooms have caused fish kills in a number of places (Committee on
14 Environment and Natural Resources 2000). Introduction of nonindigenous species has
15 the potential to have a significant adverse impact on fishes (Class I).

16
17 The introduction of nonindigenous species by ballast water discharges or hull vessel
18 biofouling could have adverse effects on bird populations in San Francisco Bay. Some
19 waterfowl, especially diving ducks, consume large numbers of Asian clams. Because
20 they filter large amounts of water, Asian clams may have high concentrations of
21 contaminants in their tissues (Pereira et al. 1999). Birds that feed on this species thus
22 may ingest large quantities of such harmful substances as selenium. In addition, toxic
23 algae may be introduced in ballast water discharges. For example, more than 100
24 cormorants and California brown pelicans died in Monterey Bay in 1991 from domoic
25 acid poisoning produced by the diatom *Pseudo-nitzchia* (Committee on Environment
26 and Natural Resources 2000). The introduction of nonindigenous species from
27 operations at the Shell Terminal has the potential to have a significant adverse impact
28 on water-associated birds in San Francisco Bay (Class I).

29
30 Introduction of nonindigenous species in ballast water discharges associated with the
31 Shell Terminal could have adverse effects on marine mammals. For example, marine
32 mammals have been killed by toxins associated with harmful algal blooms. Over
33 400 California sea lions died during a 1998 *Pseudo-nitzchia* bloom off Monterey
34 (Committee on Environment and Natural Resources 2000).

35
36 Tankers servicing the Shell Terminal do not discharge non-segregated ballast water to
37 the Bay. Non-segregated ballast water may be sent to the wastewater treatment facility.
38 Non-segregated ballast water that is sent to the treatment facility may include
39 nonindigenous organisms. Treatment at the facility does not include any specific
40 procedures to prevent organisms that may be in ballast water from being discharged to
41 Bay waters. Furthermore, the NPDES permit for the discharge does not include
42 limitations on the discharge of organisms or requirements for monitoring of organisms.
43 Filtration of process water at the effluent treatment facility would prevent the introduction
44 of larger organisms. However, the potential exists for harmful microorganisms such as
45 viruses, bacteria, and toxic algae to be discharged. Shell indicates that it does not
46 receive non-segregated ballast water at its treatment facilities (Johnson, Shell, pers.

comm. 2005). However, Shell's Wharf Operations Manual refers to the treatment of oily ballast water at the Shell Effluent Treatment Plant (Shell 2004). Discharge of harmful microorganisms that may be in this ballast water would be a significant adverse impact (Class II).

Mitigation Measures for BIO-4:

BIO-4a: Implement MM WQ-2 in Water Quality that requires that Shell comply with the California Marine Invasive Species Act (MISA) and related California State Lands Commission (CSLC) regulations requirements and ensure that all vessel's submit required report forms including, but not limited to, the Ballast Water Reporting Form, Hull Husbandry Reporting Form, and treatment technology reporting forms to Management for Control of Nonindigenous Species Act and fill out a questionnaire to enable the CSLC to better track the management of ballast water and vessel biofouling. Implement MM WQ-4 requiring that non-segregated ballast water be unloaded to a suitable waste handling vehicle and disposed of at an appropriate facility rather than being treated at the Shell effluent treatment facility shall apply. All vessels must also have removed biofouling organisms from their wetted surfaces on a regular basis.

BIO-4b: Shell shall participate and assist in funding ongoing and future actions related to ~~invasive~~ nonindigenous species and identified in the October 2005 Delta Smelt Action Plan (State of California 2005). The funding support shall be provided to the Pelagic Organism Decline Account or other account identified by the California Department of Water Resources (DWR) and California Department of Fish and Game (CDFG), lead Action Plan agencies. The level of funding shall be determined through a cooperative effort between the CSLC, ~~and the DWR, and the CDFG, and Shell,~~ and shall be based on criteria that establish Shell's commensurate share of the Plan's invasive species actions costs.

Rationale for Mitigation: As per MM WQ-2, ~~Shell has no facilities to treat segregated ballast water and it may not be economically feasible to construct a system for treating ballast water to remove exotic species. Furthermore, effective systems for the treatment of ballast water to remove all associated organisms have not yet been developed. The measure provides an important tracking mechanism to follow vessel arrival patterns and ballast water and vessel biofouling management practices. Effective systems for the treatment of ballast water to remove all associated organisms have not yet been developed. Until performance standards are implemented for all vessels until a feasible system to kill organisms in ballast water is developed. Until an effective treatment system is developed,~~ the discharge of exchanged ballast water to San Francisco Bay will remain a significant adverse impact. Mid-ocean exchange reduces the introduction of exotic species but is not completely effective.

As per MM WQ-4, handling of non-segregated ballast water at the Shell effluent treatment plant apparently is a relatively rare event. Therefore, transport of non-segregated ballast water to an appropriate disposal facility during the rare occasions when it is necessary to receive such water at the Shell Terminal should be feasible. Disposal of non-segregated ballast water at an approved facility will eliminate the potential introduction of harmful microorganisms that may be in this water.

~~MM Measure~~ BIO-4b requires Shell to contribute to a solution to problems caused by invasive nonindigenous species. Shell's participation in the Delta Smelt Action Plan will keep Shell company officials up-to-date on the causes of pelagic fish declines and the results of related invasive species studies and actions. Shell's financial contributions will go directly to actions that are seeking solutions to the problem of pelagic species declines attributed to introduction of invasive species. Several options are discussed below.

The criteria for determining the amount of Shell's contributions may include (1) Shell's percentage share of all marine terminals in San Francisco Bay that are serviced by vessels entering/exiting the Golden Gate (6.25 percent of 16 terminals {see Figure 4.2-1}, or (2) Shell's percentage share of vessels that enter through the Golden Gate and make calls at San Francisco Bay Area ports {1.46 percent (based on 330 annual visits to the Shell Terminal] of 22,551 total vessels [excluding tows and tugs] in 2003}, and (3) the percentage share {as calculated in (1) or (2), for example} of the cost of the Plan actions related to invasive species. The Action Plan estimates that the cost of invasive species actions range from \$41.7+ million to \$75.7+ million. The actual total cost is unknown as the costs of some actions have not been identified and the costs of other actions will be refined as studies are completed. Shell's share of the costs may be reviewed and revised as new information more clearly defines the role of invasive species in the pelagic organism declines.

Another option for determining the amount of Shell's contribution may be based on the proportion of ballast water discharges from vessels visiting the terminal (volume discharged by Shell-bound vessels versus all ballast water discharged in the Bay-Delta). Also, the CSLC's report on Commercial Vessel Fouling in California (CSLC 2006), looks at the wetted surface area (WSA) of commercial vessels, hoping to develop a relationship between the WSA and potential risk of Nonindigenous Species introduction via vessel biofouling. As this is further investigated, this relationship may serve as the basis for the funding contribution.

Residual Impacts: All vessels will continue to pose a risk for species introduction via vessel biofouling until effective strategies are developed to eliminate the growth of organisms on the wetted surfaces of vessels. Until a feasible system to kill all organisms in ballast water is developed, the discharge of ballast water to San Francisco Bay will remain a significant adverse (Class I) impact.

Impact BIO-5: Contaminants Associated with Routine Operations at the Shell Terminal

Contaminant inputs into the water from Shell Terminal operations are low when compared to other pollutant sources in the Bay. The impacts on plankton, benthos, fishes, and birds are considered adverse, but less than significant (Class III) impacts.

As discussed in Section 4.2, Water Quality, routine inputs of contaminants from the Shell Terminal are low compared to other sources of pollutants in San Francisco Bay. Because the volume of these inputs is extremely low relative to receiving water, and because water movement in the vicinity of the Shell Terminal is good, rapid mixing is expected to occur. Thus, the input of contaminant from routine operations at the Shell Terminal would not expose planktonic organisms to a high enough concentration of a toxicant for a long enough period of time to have any measurable effect on a plankton population. Therefore, the impact of routine inputs of pollutants from the Shell Terminal on plankton populations is expected to be adverse but less than significant (Class III).

Chronic inputs of toxins from the Shell Terminal could contribute to the pollutant body burden of benthic organisms in the vicinity of the Shell Terminal. Of all the aquatic communities, the benthic community at the Shell Terminal would be most susceptible to impacts from the chronic input of pollutants associated with routine operations, because many benthic organisms have low mobility and live in the sediments where pollutants accumulate. As discussed in Section 4.2, Water Quality, the chronic release of contaminants associated with routine operations at the Shell Terminal is low. Analysis of sediments at the in the vicinity of the Shell Terminal has found that several contaminants (nickel, copper, mercury, PAHs, DDTs, and PCBs) occur at concentrations high enough to have some effects on sensitive benthic organisms (NOAA ER-L or ER-M level) (Tables 4.2-14 and 4.2-15 in Section 4.2, Water Quality). Of these chemicals, only copper and PAHs are likely to be associated with Shell Terminal operations. PAHs may come from oils and petroleum products and copper may be present on ship's hulls. Although the Shell Terminal's contaminant inputs may be affecting the benthic invertebrate communities in the immediate vicinity of the Shell Terminal, the area of impact would be localized to the immediate vicinity of the Shell Terminal. The impacts to benthic organisms of chronic contaminant releases associated with routine operations at the Shell Terminal would be adverse, but less than significant (Class III).

Input of pollutants from routine operations at the Shell Terminal could add to the pollutant body burden of fishes in the San Francisco Bay Estuary. For example, Whipple et al. (1987) have found that striped bass in the San Francisco Bay-Delta system contained relatively high levels of pollutants, especially metals and petrochemicals. Some of these pollutants showed strong correlation with poor health and condition, parasite burdens, and impaired reproduction. Studies of contaminant levels in fishes in San Francisco Bay showed that fishes collected in 1994 and 1997 had elevated levels of contaminants, including mercury, PCBs, ~~dieldren~~ dieldrin, DDT, and chlordane (Davis et al. 1999). Similarly, in 2000, fishes in San Francisco Bay exceeded human health screening values for PCBs, dioxin toxic equivalents, mercury, dieldrin, selenium and

DDTs (Greenfield et al. 2003). None of these chemicals would be expected to be associated with Shell Terminal operations. Furthermore, as discussed in Section 4.2, Water Quality, inputs associated with routine operations at the Shell Terminal are low and represent a small percentage of pollutant inputs in San Francisco Bay. Therefore, chronic contamination of fishes from routine operations at the Shell Terminal is considered adverse, but less than significant impacts (Class III). Chemical inputs from operations at the Shell Terminal will, however, contribute to significant cumulative impacts of pollutant levels in San Francisco Bay.

Contaminants in the San Francisco Bay Estuary both reduce the abundance of food for birds and directly affect the health of populations. Diving ducks that consume mussels and clams in these waters, especially scaup, scoters, and canvasback, are known to have elevated levels of selenium, silver, copper, mercury, zinc, and cadmium. Levels of selenium and mercury exceed that known to reduce or impair reproduction (Chambers Group 1994). Caspian and Forster's terns, black-crowned night-herons, and snowy egrets have been found to have organochlorines and mercury at levels associated with impaired reproduction and thinning of egg shells (Ohlendorf et al. 1988). Double-crested cormorant eggs collected from the Richmond-San Rafael Bridge and the San Mateo Bridge had a much higher concentration of PCBs than double-crested cormorant eggs collected from Humboldt Bay (San Francisco Estuary Project 1997). These high PCB levels were associated with various indicators of potentially adverse physiological effects in the eggs. Nevertheless, populations of double-crested cormorants in San Francisco Bay have continued to increase in recent years.

Discharges and small chronic leaks and spills associated with the Shell Terminal would be below levels that would have direct impacts on birds. Effects such as soiling of feathers from minor petroleum leaks and spills would be adverse but less than significant (Class III). Of the contaminants that have been of the greatest concern for birds in San Francisco Bay (selenium, mercury, DDTs, and PCBs) none are associated with operations at the Shell Terminal; suggesting that the Shell Terminal is not contributing significantly to the body burden of these contaminants in San Francisco Bay waterbirds. Pollutants related to routine operations at the Shell Terminal are judged to have an adverse, but less than significant effect on birds (Class III).

BIO-5: No mitigation is required.

Impact BIO-6: Oil Spills at the Shell Terminal

The impacts of a spill on the biota at or near the Shell Terminal have the potential to spread through Carquinez Strait and into Suisun and San Pablo Bays. Vulnerable biota are plankton, benthos, eelgrass, fishes, marshes, birds, and mammals. Per Section 4.1, Operational Safety/Risk of Accidents, small spills at the Shell Terminal (less than 50 barrels [bbls]) should be able to be contained (Class II impacts). However, spills larger than 50 bbls may not be able to be contained and impacts from large spills are considered to be significant adverse (Class I) impacts.

This analysis of the impacts to biological resources of an oil spill at the Shell Terminal considers the sensitivity of each component of the biota to oil and the vulnerability of its populations in the Project study area to a spill. Sensitivity considers how sensitive the organisms are to oil while vulnerability considers how much of a population could be affected by a spill. This assessment of oil spill impacts relied on documented biological damages to resources from historic spill events as well as computer modeling to determine the vulnerability of the biological resources within the Bay. Impacts to biological resources from historic spills were based on the literature review in the EIR for Consideration of a New Lease for the Operation of a Crude Oil and Petroleum Product Marine Terminal at Unocal's San Francisco Refinery at Oleum (Chambers Group 1994). The range of documented impacts from historic spills on various biological resources is briefly summarized here. The Unocal EIR contains a more detailed discussion of the scientific literature on the observed effects of spills.

This analysis considers the likely impacts to biological resources should a spill occur. The probability of a spill is discussed in Operational Safety/Risk of Accidents, Impact OS-3, Section 4.1.4.1, Spill Response Capability and Potential for Public Risk at the Shell Terminal. The probability of a major spill at the Shell Terminal is extremely low.

Documented biological damage from an oil spill has ranged from little apparent damage in the Apex Galveston Bay spill (Greene 1991) to widespread and long-term damage, such as the 1969 West Falmouth spill (Sanders 1977). Some of the factors influencing the extent of damage caused by a spill are the dosage of oil, type of oil, local weather conditions, location of the spill, time of year, methods used for cleanup, and the affected area's previous exposure to oil. Other levels of concern are the possibility of food chain contamination by petroleum products and the impact of an oil spill on the structure of biological communities as a whole.

Oil spilled into marine waters gradually changes in chemical and physical makeup as it is dissipated by evaporation, dissolution and mixing, or dilution in the water column. Various fractions respond differently to these processes, and the weathered residue behaves differently from the material originally spilled. Toxicity usually tends to decrease as oil weathers.

Laboratory tests have demonstrated the toxicity of petroleum hydrocarbons for many organisms. Soluble aromatic compounds in crude oil are generally toxic to marine organisms at concentrations of 0.1 to 100 ppm. Planktonic larval stages are usually the most sensitive. Very low levels of petroleum, below 0.01 mg/L, can affect such delicate organisms as fish larvae (NRC 1985). Concentrations as low as 0.4 ppb caused premature hatching and yolk-sac endema in Pacific herring eggs exposed to weathered Alaska crude oil (NRC 2003).

Biological impacts of oil spills include lethal and sublethal effects and indirect effects resulting from habitat alteration and/or destruction or contamination of a population's food supply. Directly lethal effects may be chemical (such as poisoning by contact or ingestion) or physical (such as coating or smothering with oil). A second level of

1 interaction is sublethal effects. Sublethal effects are those which do not kill an individual
2 but which render it less able to compete with individuals of the same and other species.

3
4 To evaluate the effects of a spill at the Shell Terminal, three sets of oil spill analysis
5 from models were used. The results of all these models including figures are presented
6 in detail in Appendix B. The first set of oil spill trajectory analyses is Oil Spill Scenarios
7 No. 5 and No. 6 from the Unocal EIR (see Appendix B-1 of this ~~Draft~~-EIR; Figures for
8 Scenarios No. 5 and No. 6 are on pages B1-8 and B1-9 of Appendix B-1). Both of these
9 scenarios modeled a 1,000-bbl spill in the tanker lane at the east end of Carquinez
10 Strait just offshore of the Shell Terminal pier. Scenario No. 5 modeled a spill in February
11 during a flood tide. This spill showed that all oil beached within 27 hours. Within the first
12 3 hours, winds and currents carried oil out of the Strait and into Suisun Bay. Over the
13 next 24 hours, oil spread extensively to contact intertidal mudflats in Grizzly Bay, and
14 around Roe, Ryer and Simmons Islands. Shoreline contact occurred predominantly
15 along eastern Grizzly Bay and the south side of Simmons and Dutton Islands. Scenario
16 No. 6 modeled a spill that occurred during July winds and a flood tide. In this Scenario
17 all oil beached after 12 hours. Most oil from this scenario spill beached within a few
18 hours of release along the south shore of Suisun Bay from about Pacheco Creek to
19 Middle Point.

20
21 The second set of oil spill analysis is from Shore Terminals Oil Spill Response Plan
22 (Bluewater Consultants 2001). The Shore Terminal (now Pacific Atlantic) is about 1.5
23 miles east of the Shell Terminal. These analyses modeled a 5,380-bbl spill from the
24 Shore Terminal under both summer and winter conditions. Under summer conditions,
25 within 3 days the oil spread as far east as Chipps Island and as far west as the eastern
26 end of San Pablo Bay. Under winter conditions during the 3 days the oil spread from
27 Chipps Island on the east to the southeastern portion of San Pablo Bay on the west.

28
29 The third set of models was trajectory analyses performed for Clean Bay (in Wickland
30 Oil Martinez 1998). These models tracked 4,000- and 10,000-bbl spills from the south
31 side of Carquinez Strait near the Benicia Martinez Bridge, a little less than 1 mile east of
32 the Shell Terminal pier. During the three days modeled, the 4,000-bbl spill spread to
33 approximately Pinole Point in San Pablo Bay on the west to the southern boundary of
34 Grizzly Bay. The 10,000-bbl spill spread approximately 0.5 mile further into San Pablo
35 and Grizzly Bays.

36
37 Finally, the effects of a real spill, the 1988 Shell Martinez Spill, near the Project study area
38 were used to evaluate potential oil spill impacts on biological resources. On April 23,
39 1988, about 9,500 bbls of San Joaquin Valley crude oil were accidentally released from
40 an above ground storage tank at the Shell Oil Company Martinez Manufacturing Complex
41 (Fischel and Robilliard 1991). The oil flowed into Peyton Slough and entered Suisun Bay
42 and Carquinez Strait. The oil spread through most of Carquinez Strait and along the
43 south shore of Suisun Bay as far as Port Chicago. The spill also contacted both sides of
44 Roe Island and the southern shores of Ryer Island and Simmons Island.

Plankton

Impacts to plankton from an oil spill could range from direct lethal effects caused by high concentrations of oil in the surface layers of the water column after a major spill to a variety of sublethal effects such as decreased phytoplankton photosynthesis and abnormal feeding and behavioral patterns in zooplankton. Studies of oil spills have generally failed to document major damage to plankton, although lethal effects or severe oiling of individual zooplankton organisms in the immediate vicinity of a spill has been reported in a number of studies. Because plankton distribution and abundance are so variable in time and space, evidence of damage might be very difficult to document, even if it did occur.

Because the San Francisco Bay is a semi-enclosed system, plankton are more vulnerable to oil than on the open coast and are likely to be exposed to the oil for a longer period of time. Furthermore, recruitment from adjoining unoiled areas might be less available. Plankton communities in San Pablo and Suisun Bays would be particularly vulnerable to an oil spill because these areas are most isolated from recruitment from open ocean plankton populations. Furthermore, the phytoplankton populations in Suisun Bay have been decimated from heavy grazing by the Asian clam. Zooplankton species such as the copepod *Eurytemora affinis* and the opossum shrimp, *Neomysis mercedis* also would be particularly susceptible to an oil spill because they have restricted distributions centered on Suisun Bay and because populations have declined substantially in recent years. The most sensitive area for plankton within the San Francisco Bay Estuary is in the entrapment zone where phytoplankton populations and important zooplankton species, such as the opossum shrimp, tend to concentrate. During periods of low river flow, the entrapment zone is located in the eastern part of Suisun Bay and the western Delta. During periods of high flow, it is located throughout Suisun Bay and into Carquinez Strait. Within San Pablo and Suisun Bays, phytoplankton and zooplankton populations are most abundant over the shallow areas. The impacts to plankton of a spill at the Shell Terminal have the potential to be significant (Class I or II).

Unocal EIR modeled Scenarios No. 5 and No. 6 both indicated that a 1,000-bbl spill in the vicinity of the Shell Terminal could have a substantial adverse impact to plankton because each of them affected more than 10 percent of the open water habitat in Suisun Bay. Scenario No. 5 contacted 48.93 percent of the open water habitat in Suisun Bay and Scenario No. 6 contacted 16.97 percent of the open water habitat in Suisun Bay. Similarly, the trajectory analyses in the Shore Terminal Oil Spill Response Plan indicated that in the winter most of Suisun Bay west of Simmons Island and the eastern end of Carquinez Strait would have greater than a 50 percent probability of contact with oil. Under summer conditions the model indicated that much of Suisun Bay east of the Shore Terminal pier would have a greater than 50 percent chance of contact with oil. Based on these analyses, plankton communities are judged to be at high risk of significant adverse impacts from a large spill at the Shell Terminal.

Benthos

The impacts of an oil spill on the benthos within San Francisco Bay has the potential to be pervasive and long-lasting because oil can become entrapped within the semi-enclosed system of the Bay and repeatedly redistributed into the sediments. For example the impacts to mudflat communities of the 1969 West Falmouth spill were still detectable years after the spill (Blumer and Sass 1972). The benthos of San Francisco Bay is dominated by introduced opportunistic species that would recover rapidly from a spill. An oil spill would be likely to selectively affect more sensitive species such as amphipods, increasing the domination of hardy ~~exotic~~ nonindigenous species. Impacts to soft substrate benthos within San Francisco Bay would be most severe in intertidal mudflats where oil would wash ashore and become incorporated in the sediments. An oil spill within San Francisco Bay has the potential to cause significant impacts to the benthos in intertidal mudflat and shallow slough channels (Class I or II). On the other hand, benthic organisms in the ship channels and deeper portions of the bay would be less vulnerable to oil spill impacts because oil tends to float and would not be expected to coat the subtidal substrate the way it could intertidal mudflats.

Impacts to the benthos were documented in the 1988 Shell Martinez Spill (Fischel and Robilliard 1991). Surveys after the spill determined that benthic organisms were absent in the most heavily oiled portions of Peyton Slough. The abundance and diversity of epibenthic invertebrates were lower in the oiled sloughs than in unoiled areas. Grass shrimp abundance was lowest in the heavily oiled Peyton and West Martinez mudflats. Clams from Peyton Slough had higher concentrations of petroleum aromatic hydrocarbons in their tissues than clams from other areas.

The most sensitive benthic invertebrate resource that would be at risk from an oil spill at the Shell Terminal is Dungeness crab. The juvenile stages of Dungeness crab are found throughout San Francisco Bay, but especially in San Pablo Bay. The juvenile stages of this species might be particularly vulnerable to oil. An oil spill could have significant, adverse impacts on Dungeness crab because a spill at the time when juvenile Dungeness crab are moving through San Francisco Bay would interfere with migration patterns and because a large spill could substantially affect a year class and result in a population decline (Class I or II).

The relative risk to the benthos from an oil spill can be evaluated by the percentage of the resource contacted by Scenarios No. 5 and 6 in the Unocal EIR. In Scenario 5, a 1,000-bbl spill near the Shell Terminal contacted 68.6 percent of the intertidal mudflat in Suisun Bay. On the other hand, in Scenario 6, only 9.1 percent of the intertidal mudflat in Suisun Bay was oiled. Therefore, depending on the conditions at the time of the spill, impacts from a large spill at the Shell Terminal on the intertidal benthos might or might not be substantial. Intertidal mudflat is at moderate risk from a spill at the Shell Terminal.

Both Scenario No. 5 and No. 6 contacted 100 percent of the juvenile Dungeness crab habitat in Suisun Bay. However, oil in these scenarios contacted only 2.4 percent of the total juvenile Dungeness crab habitat in San Francisco Bay. Therefore, juvenile crabs in

the local area would be at high risk from a spill at the Shell Terminal but the juvenile Dungeness crab population as a whole would be at relatively low risk.

The oil spill trajectory analysis in Shore Terminals Oil Spill Response Plan indicates that much of the intertidal mudflat habitat in Suisun Bay has a greater than 50 percent probability of contact with oil during a reasonable worst case spill. The significant mudflat habitat at Suisun Shoal would be contacted within the first 3 hours of a spill. Under these oil spill scenarios most of the Dungeness crab habitat in Suisun Bay also would be contacted by oil. In addition, under winter conditions, oil would spread into southeast San Pablo Bay where additional intertidal mudflats and juvenile Dungeness crab habitat would be contacted by oil.

Eelgrass

Another marine resource within San Francisco Bay that would be particularly vulnerable to oil spill impacts is eelgrass. Many studies on the biological impacts of oil spills have documented impacts to marine grasses. For example, eelgrass growth and reproduction appear to have been impaired by oil contamination from the Exxon Valdez spill (Holloway 1991). Neither Scenario No. 5 nor Scenario No. 6 contacted any eelgrass habitat. Under the winter conditions the modeled worst case spill might contact some eelgrass habitat in San Pablo Bay although the probability of eelgrass habitat being oiled would be less than 10 percent (Blue Water Consultants 2001). Under the 10,000-bbl spill trajectory analysis performed for Clean Bay some eelgrass habitat in San Pablo Bay would be contacted by oil (Wickland Oil Martinez 1998). No eelgrass was oiled in the 1988 Shell Martinez spill. Therefore, eelgrass is at relatively low risk from a spill at the Shell Terminal. Impacts of an oil spill on eelgrass would be significant (Class I or II).

Fishes

Although major fish kills from oil spills have rarely been reported, evidence exists that oil pollution could have negative effects on all the life history stages of fishes. Malins and Hodgins (1981), in a literature review on petroleum effects on marine fishes, concluded that ample evidence existed that fishes exposed to petroleum in sediments, water, or through the diet accumulate hydrocarbons in tissues and body fluids. Laboratory studies thus have shown that the accumulation of hydrocarbons in fishes leads to a number of deleterious biological changes that can affect health and survival. Many of these effects were induced at relatively high concentrations that would be unlikely to be encountered in the marine environment. Moreover, adult fishes may be able to avoid an oiled area. There is some evidence of avoidance of hydrocarbons by fishes in the field but observations are few and circumstantial (NRC 1985). An indirect effect of oil spills on fish populations is a decrease in the invertebrate food base. Impacts of oil spills to adult fishes have varied from windrows of dead fishes observed in the West Falmouth spill (Sanders 1977) to no apparent effect.

Larval stages are sensitive to much lower concentrations of oil than those shown to affect adults. Moreover, adult fishes would be able to avoid an oiled area, but planktonic

1 eggs and larvae would not; therefore, the egg and larval stages would be the most
2 susceptible to adverse impacts. For example, in the 1989 spill of fuel oil from the tanker
3 World Prodigy in Naragansett Bay, the early life stages of several fish species were
4 observed to suffer significant impacts within the slick (Spaulding 1989).

5
6 Particularly sensitive fish species within the San Francisco Bay Estuary include those
7 with a restricted distribution, such as the Federal and State threatened Delta smelt, as
8 well as the anadromous fishes that pass through the northern reach on their way to the
9 Delta and Central Valley rivers to spawn. All these species are at particular risk not only
10 because a large percentage of their populations might be contacted by a single oil spill,
11 but also because their populations have been declining in recent years. The Project
12 study area is designated Critical Habitat for Delta smelt, winter run and spring run
13 Chinook salmon and Central Valley steelhead.

14
15 The adult stages of anadromous fishes would probably be far less vulnerable to a spill
16 than the early life stages. Adults pass quickly through the Bay on their way upstream to
17 spawn and would be exposed to oil only briefly. Because most spilled oil is on the
18 surface and the fishes are in the water column in the deep waters of the estuary, they
19 would be unlikely to come into direct contact with oil. The juvenile stages of striped
20 bass, steelhead and Chinook salmon, however, tend to spend considerable time in the
21 shallow waters of the North Bay before they pass out of the Golden Gate and into the
22 open ocean. If oil became trapped in the shallow waters of the North Bay, young striped
23 bass and young Chinook salmon might be particularly at risk. Potential impacts of a spill
24 within the San Francisco Bay Estuary on Delta smelt and anadromous fishes would be
25 significant (Class I or II).

26
27 Fishes that spawn in the Bay also might be particularly vulnerable to an oil spill because
28 the egg and larval stages are so sensitive to oil. Important fish species that spawn
29 primarily in the Bay include Pacific herring, longfin smelt, yellowfin goby, plainfin
30 midshipman, bay goby, and topsmelt. Impacts to Pacific herring, which lay thin eggs on
31 the partially hard substrate within the estuary, would be particularly susceptible to oil
32 and impacts of a spill in the Bay could be significant (Class I or II). Several studies
33 documented lethal and sublethal effects of oil on the eggs and larvae of Pacific herring
34 following the 1989 *Exxon Valdez* oil spill (Norcross et al. 1996, McGurk and Brown
35 1996, Hose et al. 1996). Similarly, impacts to longfin smelt, which spawn primarily in the
36 fresh-water at the eastern end of the estuary, could be significant if oil got into this part
37 of the estuary (Class I or II). Impacts to other species that spawn in the estuary would
38 only be significant in the case of an extremely expansive slick because these species
39 are widely distributed (Class III for most spills). Species that spawn in both the Bay and
40 the ocean would be less vulnerable. This latter group included Pacific staghorn sculpin,
41 jacksmelt, and northern anchovy (Class III impacts). The Sacramento splittail, a
42 California Species of Special Concern, is present in the Project study area, but because
43 its population is mostly in freshwater, oil spill impacts to this sensitive species probably
44 would be adverse, but less than significant (Class III).

To determine the relative risk to fishes from an oil spill at the Shell Terminal, the percentage of habitat of sensitive fish species contacted by Unocal EIR Scenarios No. 5 and 6, a 1,000-bbl spill near the Shell Terminal, was analyzed. Based on that analysis the relative risk to Pacific herring, juvenile Chinook salmon, striped bass, American shad, white sturgeon, starry flounder and the fish assemblage of Suisun Marsh was relatively low. Neither of these spill scenarios contacted Pacific herring spawning areas or the sloughs of Suisun Marsh. Scenarios No. 5 and 6 each contacted less than 0.1 percent of the shallow water habitat used by outmigrating Chinook salmon smolt. Therefore, although a large oil spill would have a significant (Class I or II) adverse impact on spring and winter run Chinook salmon and Central Valley steelhead because it would contaminate designated Critical Habitat, the risk of substantially affecting the population of these sensitive species is relatively low. Both of these scenarios also affected less than 10 percent of the preferred habitat of striped bass and white sturgeon, indicating a low risk to these anadromous species. However, Scenario No. 5 contacted 13.7 percent of American shad habitat and 10.7 percent of starry flounder habitat (Scenario No. 6 contacted less than 2 percent of the habitat of these species). Therefore, American shad and starry flounder could be considered to be at moderate risk from a spill at the Shell Terminal.

The Federal and State listed threatened Delta smelt is the sensitive species most at risk from a spill at the Shell Terminal. Scenario No. 5 contacted 55 percent of the shallow water habitat in Suisun Bay where a large portion of the Delta smelt population could come in contact with oil. In addition, as discussed above, Scenarios 5 and 6 indicate that the plankton assemblage, which includes the zooplankton prey of the Delta smelt, is at high risk from a spill at the Shell Terminal.

The larger oil spills modeled in Shore Terminals' Oil Spill Response Plan and the 10,000-bbl spill trajectory analysis performed for Clean Bay are consistent with the relative risk to sensitive fish species derived from the Unocal spill scenarios except that Pacific herring spawning habitat in San Pablo Bay would be at some risk of contact from these larger spills and a larger percentage of habitat used by young Chinook salmon might be oiled.

Localized effects on fishes were observed in the Shell Martinez spill. Fish abundance was reduced in the oiled sloughs, but no region-wide impacts on fishes were detected (Fischel and Robilliard 1991). Studies following the Martinez spill showed that individuals of the staghorn sculpin (*Leptocottus armatus*) in the vicinity of the spill had enhanced hydrocarbon metabolizing enzymes (Spies 1989). These results suggest that the spill may have had localized sublethal effects on resident fish populations.

Tidal Marshes

Vegetated marshes within the San Francisco Estuary are one of the habitats which would be most sensitive to an oil spill. In most oil spills that have contacted saltmarshes, damage has been noted to marsh vegetation (NRC 1985, 2003). When a large spill drifts ashore, tidal areas often are subjected to heavy oiling. In the case of saltmarshes,

oil may become incorporated into sediments where it may persist for years. Documented recovery times for oiled marshes range from a few weeks to decades (NRC 2003). In addition, San Francisco Bay tidal marshes provide habitat for many sensitive species. Clearly any saltmarsh in San Francisco Bay would be likely to suffer significant impacts if it was contacted by oil from a spill associated with the Shell Terminal (Class I or II). The Area Contingency Plan (USCG and OSPR 2000) identifies tidal marshes in San Francisco Bay as areas with high priority for protection in the event of an oil spill.

In Unocal Scenario No. 5, oil contacted 68.3 percent of the tidal marsh habitat in Suisun Bay and 12 percent in the entire San Francisco Estuary. In Scenario No. 6, 20.1 percent of the tidal marsh in Suisun Bay and 3.5 percent of the marsh in San Francisco Estuary were oiled. Marshes oiled in both these scenarios included Martinez Marsh, Peyton Slough/Bulls Head Marsh, Point Edith, Hastings Slough, Seal Island and Shore Acres Marsh. In addition, in Scenario No. 5 oil contacted Roe Island, Simmons Island, Freeman Island, Snag Island, and portions of Goodyear Slough. Project study area marshes clearly are at high risk from a large spill at the Shell Terminal. Sensitive plant species in these marshes also are at high risk from a spill at the Shell Terminal. These sensitive plant species include the Federal endangered Suisun thistle, the Federal endangered and State rare soft bird's beak, the State rare Mason's lilaeopsis, the Delta tule pea (CNPS 1B list), Delta mugwort (CNPS 2) and Suisun marsh aster (CNPS 1B list).

In the winter season oil trajectory run in Shore Terminals Oil Spill Response Plan, Hastings Slough, Point Edith, Seal Island, Bulls Head Marsh, Martinez Marsh and Benicia Marsh were all contacted by oil within 3 hours. Goodyear Slough, Southampton Bay, Ryer Island, and Roe Island were contacted by oil within 6 hours. For the summer season spill, Hastings Slough, Point Edith, Seal Island and Bulls Head Marsh were contacted by oil within 3 hours and Goodyear Slough, Benicia Marsh, Ryer Island, Roe Island and Martinez Marsh were contacted by oil within 6 hours. Other Project study area marshes were contacted by oil in these modeled spills but it took 12 hours or more for oil to reach them, indicating lower risk.

Approximately 148 acres of marsh shoreline were oiled by the 1988 Shell Martinez spill, of which 32 acres were heavily oiled (almost completely covered with oil), 15 acres were moderately oiled, and about 98 acres were lightly oiled (small isolated patches of oil) (Fischel and Robilliard 1991). The area of slough banks oiled was approximately 4 acres. The marsh vegetation was most heavily oiled along the shoreline east of Peyton Slough and at Ryer Island. Much of the heavily oiled vegetation was removed as part of cleanup activities. By fall of 1989 areas that had been heavily oiled were recovering from the spill.

Avifauna

Oil spills can affect birds directly through oil contamination and indirectly through degradation of important habitat. The direct effect of oiling on birds is predominantly

contamination of feathers, removing insulative qualities and reducing buoyancy (Holmes and Cronshaw 1977; Moskoff 2000). Oiling of feathers leads to elevated metabolic rate and hypothermia (Hartung 1967). Oiled birds may also ingest oil through preening of feathers or feeding on contaminated prey. Effects of ingested oil can range from acute irritation and difficulties in water absorption to general pathologic changes in some organs (e.g., Crocker et al. 1974; Fry 1987; Nero and Associates 1983). Ingestion of oil can also result in changes in yolk structure, and reduction in number of eggs laid, and egg hatchability (Hartung 1965; Grau et al. 1977). Oiled birds that are able to return to a nest can contaminate the exterior of eggs, reducing hatchability (e.g., Hartung 1965; Patten and Patten 1977).

Indirect effects result principally from contamination of habitat where feeding occurs. These effects may be significant in shallow waters of bays, mudflats, and estuaries where waterfowl, rails, wading birds, and shorebirds feed. For these birds, loss or reduction in food resources can affect survival during migration and success of nesting efforts.

Marine birds are known to be conspicuous casualties of oil spills (e.g., Hope-Jones et al. 1970; Ford et al. 1991a, b). For example, it has been estimated that between 100,000 and 435,000 birds died within 3 months of the Exxon Valdez spill (Moskoff 2000). Those species suffering greatest mortality from past spills along the outer coast have been alcids, cormorants, loons, grebes, and scoters (Smail et al. 1972; Dobbin et al. 1986; Page and Carter 1986). These groups are more vulnerable because they are found in large numbers on the water. Other birds typically spend less time on the water or will relocate from the area affected by a spill (e.g., gulls, terns and pelicans; Sowls et al. 1980). Initial surveys of damage to birds following the 1988 Shell Martinez Spill reported that 450 birds were oiled and 192 died from the oil contact (Chan 1992).

Seabirds have regional populations that are centered predominantly off the outer coast. Therefore, it is unlikely that an oil spill within San Francisco Bay would have a significant effect on the regional population of most seabird species. Impacts to seabirds from a spill at the Shell Terminal would be adverse, but less than significant (Class III). Western gulls have breeding colonies throughout the Project study area, but this species has relatively minimal direct interaction with water and is not very vulnerable to oil spills.

Sensitive seabird species that occur in San Francisco Bay include the Federal and State endangered California least tern, the ~~State and Federal endangered~~ California brown pelican, and the double crested cormorant, a California Species of Special Concern. These species spend much of their time out of contact with the water so they have a relatively low vulnerability to direct oiling. The impacts of an oil spill would be primarily loss of foraging habitat. Loss of foraging habitat for the California least tern is of particular concern because least terns breed near Pittsburg at the eastern end of the Project study area. Loss of foraging habitat during the least tern breeding season would be a significant adverse impact (Class I or II). Double-crested cormorants also have a small colony on Wheeler Island in Suisun Bay east of the Project study area. All of the modeled oil spill scenarios resulted in a substantial amount of oil on the waters of Suisun Bay indicating that the foraging habitat of the small colonies of California least

1 tern and double-crested cormorant would be contaminated from a spill of 1,000 bbls or
2 more at the Shell Terminal. Therefore, foraging habitat of the breeding colonies of these
3 seabirds is at high risk from a spill at the Shell Terminal. California brown pelicans do not
4 breed in the Project study area and their major roosting sites are in the Central Bay.
5 Therefore, important foraging habitat for the California brown pelican is at relatively low
6 risk from a spill at the Shell Terminal.

7
8 Large migrant or wintering populations of loons, grebes, and scoters are found in
9 San Francisco Bay from about October through March. In the Bay, the migrant or
10 wintering waterfowl also includes large populations of diving or dabbling ducks that
11 spend most time on the water where they can be contacted by oil spills. The
12 San Francisco Bay Estuary is used by several hundred thousand waterfowl from late fall
13 through spring as a critical feeding ground. Substantial mortality of wintering waterfowl
14 or loss of essential habitat would likely result from oil spills and would constitute a
15 significant impact (Class I or II).

16
17 All of the modeled oil spills resulted in 10 percent or more of the open water in Suisun
18 Bay being contacted by oil. Therefore waterfowl are at relatively high risk of localized
19 impacts from a spill at the Shell Terminal. Unocal Scenario No. 5, a 1,000-bbl spill near
20 the Shell Terminal under winter conditions, resulted in oil contact with 5.3 percent of the
21 waterfowl habitat in San Francisco Bay with an estimated mortality of 50 to 200 birds.
22 Therefore although some birds would likely be lost, the number is relatively small.
23 However, particularly high densities of canvasbacks are found in Grizzly Bay. Unocal
24 Scenario No. 5 resulted in a substantial amount of oil entering Grizzly Bay. Of the oil
25 spill trajectories modeled for Shore's Oil Spill Response Plan, the winter trajectory
26 showed that oil had a 40 to 50 percent chance of entering Grizzly Bay and under the
27 summer conditions the probability was greater than 50 percent. Based on these oil spill
28 models, wintering canvasback are at substantial risk from a spill at the Shell Terminal.

29
30 In San Francisco Bay, habitat of rails, terns, wading birds, and shorebirds could also be
31 contacted by oil spills (e.g., the 1988 Shell Oil Refinery spill, Palawski and Takekawa
32 1988). Direct effects on these birds from oil spills are suspected but difficult to assess.
33 Observations of oil-streaked shorebirds are common immediately following oil spills, but
34 carcasses are rarely recovered (Larsen and Richardson 1990). It is likely that
35 shorebirds and wading birds are able to avoid oiling to some extent by retreating from
36 exposed habitat. Even if contacted, they may be able to avoid hypothermia from light
37 oiling because they remain on land and may find some shelter in vegetation.
38 Nevertheless, preening of oiled feathers would lead to ingestion of oil and resultant
39 pathological effects. Another serious concern is secondary impacts from contamination
40 of food resources on beaches and mudflats. Not only could oil ingestion take place
41 during feeding, the presence of oil might substantially reduce the food available to
42 sustain these populations. The San Francisco Bay Estuary is used by up to 1 million
43 shorebirds as a critical feeding area in the Pacific Flyway. Substantial mortality of
44 wintering shorebirds or loss of essential habitat would likely result from oil spills and
45 would constitute a significant impact (Class I or II).

1 Less than 1 percent of the wintering shorebird population in San Francisco Bay occurs
2 in Suisun Bay (Chambers Group 1994). Therefore, the risk of significant population
3 impacts to shorebirds from a spill at the Shell Terminal is low. However, based on the
4 modeled oil spill scenarios intertidal mudflat habitat within the Project study area is at
5 moderate risk of contact with oil from a spill at the Shell Terminal, suggesting that there
6 may be localized impacts to shorebirds. Suisun Shoal, an important shorebird foraging
7 and roosting location is at risk from a spill at the Shell Terminal. The oil trajectory
8 analysis done for the Shore Terminals Oil Spill Response Plan indicated that Suisun
9 Shoal would be contacted by oil from a spill near the Shell Terminal within 3 hours.

10
11 The State threatened California black rail occurs in marshes throughout the Project
12 study area. Based on recent surveys, close to 45 percent of the black rail population in
13 San Francisco Bay occurs in marshes in Carquinez Strait and Suisun Bay (Spautz and
14 Nur 2002). As discussed above, trajectory analysis of large oil spills originating at or
15 near the Shell Terminal, indicate that Project study area marshes are at high risk from
16 an oil spill at the Shell Terminal. Therefore black rails are at high risk from a spill
17 associated with operation of the Shell Terminal. The Federal and State endangered
18 California clapper rail also would be affected if a spill at the Shell Terminal fouled
19 marshes in the Project study area. However, although some individual clapper rails
20 might suffer adverse effects, most of the California clapper rail population in
21 San Francisco Bay is located outside the Project study area and the overall risk of a
22 Shell Terminal spill to the California clapper rail population as a whole is low. Other
23 sensitive birds, such as the Suisun song sparrow and saltmarsh common yellowthroat,
24 associated with marshes in the Project study area are far less sensitive to oil spills
25 because they have little direct contact with the water.

26
27 Oiled birds recovered alive sometimes can be successfully cleaned and rehabilitated.
28 Based on a review of the literature, the Unocal EIR estimated the success of mitigation
29 by rehabilitation of oiled birds at 17 percent of the oiled birds for spills in the
30 San Francisco Bay Area (Chambers Group 1994).

31 *Marine Mammals*

32
33
34 Significant impacts could occur if oil contacted a harbor seal haul out area (Class I or II).
35 Oil on land and in the nearshore waters where harbor seals forage would produce
36 greatest damage during the spring pupping season. Although adult harbor seals can die
37 in oil spills, this would be relatively rare and have a minor effect on the population. From
38 data in Mansfield (1970), heavy oiling of a haulout site might kill up to 5 percent of adult
39 animals present. A more serious threat is oiling of newborn pups whose dense fur
40 (lanugo) protects them from cold. Death could result from hypothermia, ingestion of oil,
41 or starvation if separated from the mother. An oil spill from the Shell Terminal has an
42 extremely low probability of contacting a harbor seal haul out site. Therefore harbor
43 seals are at very low risk from a spill at the Shell Terminal.

Ability to Protect Sensitive Resources from a Spill at the Shell Terminal

Shell's Oil Spill Response Plan (Shell 2004) was evaluated in the context of the Area Contingency Plan (USCG and OSPR 2000) strategies to protect sensitive resources most at risk from a spill at the Shell Terminal. The Shell Terminal's oil spill response capability is discussed in greater detail in Section 4.1.1.1, Spill Response Capability and Potential for Public Risk at the Shell Terminal, Impact OS-3.

Shell's Oil Spill Response Plan recognizes sensitive resources at most risk from a spill at the terminal. These are listed in Figure 6-4 of the Oil Spill Response Plan. Sensitive areas that could be impacted within three hours of a spill are the greatest concern for immediate protection. These resources include Suisun Shoal, Hastings Slough/Point Edith/Seal Island, Bulls Head Marsh/Pacheco Creek, Martinez Marsh and Benicia Marsh. To protect these areas according to the strategies in the Area Contingency Plan, a minimum of 10,000 feet of boom is required. Shell has 2,000 feet of boom at its Terminal and access to an additional over 25,000 feet of boom near Martinez through MSRC (Table 4.1-7). Therefore, Shell does have adequate boom available to protect all the sensitive areas that may be oiled within 3 hours of a spill at the Shell Terminal. However, the Area Contingency Plan recommends using sonic devices to scare birds away from Suisun Shoal if this area becomes oiled. The Shell Oil Spill Response Plan discusses methods of relocating birds from oiled areas but does not identify a source of such sonic devices nor does it recommend a specific strategy for bird relocation, although it does identify a contractor for rehabilitating oiled wildlife.

Mitigation Measures for BIO-6:

The following mitigation measures shall be implemented by Shell to mitigate oil spill impacts to the maximum extent feasible:

- BIO-6a.** Implement MMs OS-3a-c and OS-4 in Section 4.1, Operational Safety/Risk of Accidents to either lower the probability of an oil spill or increase response capability.
- BIO-6b.** Shell shall identify a source of sonic hazing devices to scare birds away from Suisun Shoal and demonstrate to the satisfaction of the California Department of Fish and Game-Office of Spill Prevention and Response (CDFG OPSR) that these devices can be deployed within 3 hours of a spill at the Shell Terminal.
- BIO-6c.** When a spill occurs, develop procedures for cleanup of any sensitive biological areas contacted by oil, in consultation with biologists from California Department of Fish and Game (CDFG) and U.S. Fish and Wildlife Service (USFWS), to avoid damage from cleanup activities.
- BIO-6d.** Shell shall work with the Natural Resource Damage Assessment (NRDA) team, if invited, to work as a single team toward determination of the extent

of damage and loss of resources, cleanup, restoration and compensation. Shell shall keep the California State Lands Commission (CSLC) informed of their participation in such efforts, by providing copies of memos, meeting agendas, or other appropriate documentation, including e-mails. Shell shall be responsible for cleanup, restoration and compensation of damages to resources if Shell is determined to be the responsible party.

Rationale for Mitigation: Containment of small spills and protection of sensitive resources may reduce biological impacts to less than significant (Class III) for small spills. For large spills, significant impacts are likely. Sensitive areas that could be impacted within three hours of a spill are the greatest concern for immediate protection including Suisun Shoal, Hastings Slough/Point Edith/Seal Island, Bulls Head Marsh/Pacheco Creek, Martinez Marsh and Benicia Marsh. Implementing ~~measures~~ MMs OS-3 through OS-4 help increase response capability and reduce risk of accidents. The measures would lower the probability of an oil spill by allowing for monitoring of tension of the mooring lines (MM OS-3b), allision avoidance (MM OS-3c), and monitoring and applying new, proven safety technology. MM OS-4 requires Shell to identify procedures and equipment to better respond to spill releases. These measures help to reduce the potential for spills and their associated impacts. However, the impacts associated with the consequences of larger spills, greater than 50 bbls, could remain significant even after all feasible mitigation.

For MM BIO-6b, the Area Contingency Plan recommends using sonic devices to scare birds away from Suisun Shoal if this area becomes oiled. The Shell Oil Spill Response Plan does not identify a source of such sonic devices, thus, by identifying a source (assuming one is available locally), sonic devices should then be able to be used to scare birds away during cleanup actions. For MM BIO-6c, consultation for cleanup actions with CDFG and USFWS will avoid damage that can occur during cleanup operations. For MM BIO-6d, cooperation with the NRDA will aid in the effectiveness of determining damage from oil spills, best methods of cleanup, restoration and compensation for damages.

Residual Impacts: For large spills, oil is likely to contact sensitive resources and impacts would remain significant (Class I) even with mitigation.

4.3.4.2 Accidental Spills From Vessels in Transit in Bay or Along Outer Coast

Impact BIO-7: Biological Resources Impacts from Accidental Spills from Vessels in Transit in Bay or along Outer Coast

A significant impact to biological resources (Class I or II impact) could result from spills of crude oil or product from a vessel in transit along tanker routes either in San Francisco Bay or outer coast waters.

The impacts to biological resources of oil from a spill associated with vessels servicing the Shell Terminal would be similar to the impacts described above for a spill at the

1 Shell Terminal. A significant impact to biological resources (Class I or II impact)
2 probably would result from an accidental spill of crude oil or oil product from a vessel
3 spill along tanker routes either in San Francisco Bay or outer coast waters. A larger oil
4 spill is more likely from a vessel accident than a spill at the Shell Terminal. Most tanker
5 spills/accidents and larger spills that cannot be quickly contained either in the Bay or
6 along the outer coast would result in significant, adverse (Class I) impacts.

7
8 To identify the likely impacts to biological resources from a spill from a tanker traveling
9 to or from the Shell Terminal, the oil spill scenarios developed in the Unocal EIR for
10 tanker spills was used (Chambers Group 1994).

11
12 Table 4.3-9 summarizes the resources most likely to be affected by a spill from tankers
13 visiting the Shell Terminal. This table includes the relative sensitivity of the resource to
14 oil, the vulnerability of the resource within San Francisco Bay, and the relative risk from
15 a spill from a tanker servicing the Shell Terminal. Sensitivity is an estimation of the
16 extent to which the resource is likely to be harmed if contacted by oil. Vulnerability is the
17 extent to which a large portion of the resource is within the area that is likely to be
18 contacted by a spill from tankers.

19
20 Species that have a large portion of their populations outside of the Bay or in nontidal
21 areas are less vulnerable to a spill than species such as the Delta smelt, with most of
22 their population within the Bay. The risk is the probability that a substantial percentage
23 of the resource would be contacted by an oil spill from tankers based oil spill scenarios
24 developed for the Unocal EIR. Clearly, given the wrong set of conditions, even a
25 resource determined to be at low risk could suffer significant impacts from an oil spill
26 from a tanker. However, resources determined to be at low risk are unlikely to be
27 contacted by a spill from tanker operations. Species determined to be at moderate risk
28 either have less than a 15 percent probability of any contact by medium or heavy doses
29 of oil or their distribution is such that, although some portions of the resource might be
30 at high risk, most of the resource is located in areas with a low probability of contact
31 from a tanker spill. Based on sensitivity, vulnerability, and the extent to which a tanker
32 spill could contact a substantial portion of the resource, resources most likely to suffer
33 substantial impacts from a tanker spill include:

- 34 • Rocky intertidal habitat;
- 35 • Juvenile Dungeness crabs;
- 36 • Wintering waterfowl (if spill occurs in winter);
- 37 • Double-crested cormorant;
- 38 • California clapper rails and black rails;
- 39 • Marsh sandwort (if spill occurs near Golden Gate);
- 40 • California least tern;
- 41 • California brown pelican;
- 42 • Common loon;
- 43 • Barrow's goldeneye;
- 44 • Aleutian Canada goose.

1 Table 4.3-9. Summary of Impacts to Resources Most Likely to be Significantly
 2 Affected by an Oil Spill from Tankers

Resource	Sensitivity ¹	Vulnerability ²	Risk from Tanker Spill ³
Plankton	L ⁴	H	M
Rocky intertidal	H	H	H
Intertidal mudflat	H	M	M
Dungeness crab	H	H	H
Eelgrass	H	H	M
Longfin smelt	M	H	M
Pacific herring	H	H	M
Chinook salmon	M	H	M
Striped bass	M	H	M
American shad	M	H	L
White sturgeon	M	H	M
Tidal marsh	H	H	M
Waterfowl	H	M	H
Shorebirds	M	M	M
Seabirds	M	M	H
Double-crested cormorant	M	H	H
Clapper rail	H	M	H
Harbor seals	M	M	M
Soft-haired birds beak	H	H	M
Mason's lilaeopsis	H	H	L
California seablite	H	M	L
Marsh sandwort	H	H	H
Delta smelt	M	H	L
Steelhead	M	M	M
Black rail	H	M	M
California least tern	H	M	H
Long-billed curlew	M	M	H
California brown pelican	H	M	H
Common loon	H	L	H
Barrows goldeneye	H	L	H
Aleutian Canada Goose	M	L	H
Saltmarsh Harvest mouse	H	M	M

¹ Sensitivity is the extent to which the resource is known to be harmed by oil spills.
² Vulnerability is the extent to which a large portion of the population is within the area that could be contacted by a spill.
³ Risk is the probability that a substantial portion of the resource's habitat in San Francisco Bay will be contacted by a spill.
⁴ L = low; M = moderate; H=High

Mitigation Measures for BIO-7:

BIO-7. Shell shall implement MMs OS-7a and OS-7b of Section 4.1, Operational Safety/Risk of Accidents, addressing potential participation in U.S. Coast Guard Port and Waterways Safety Assessment (PAWSA) workshops for the San Francisco Bay area, VTS upgrade evaluations, and Shell's response actions for spills at or near the Shell Terminal.

Rationale for Mitigation: Response capability for containment and cleanup of vessel spills while transiting the Bay or outer coast is not Shell's responsibility. Nevertheless, Shell's participation in PAWSA workshops for the San Francisco Bay area (MM OS-7a), can help to improve transit issues and response capabilities in general, and will support overall safety improvements to the existing Vessel Traffic Service (VTS) in the future, which will help to reduce the potential for incidents and the consequences of spills within the Bay as a participant in any analysis to examine upgrades to the VTS (OS-7a). ~~Shell can help to improve transit issues and response capabilities in general which help to reduce the consequences of spills within the Bay. For a spill near the Shell Terminal, Shell is more suited to provide immediate response (OS-7b) to a spill using its own equipment and resources, rather than waiting for mobilization and arrival of the vessel's response organization. The Shell Terminal staff is fully trained to take immediate actions in response to spills. Such action will result in a quicker application of oil spill equipment to any spill and improve control and recovery of such spill. Impacts to biological resources from spills near the Shell Terminal caused by transiting vessels may be able to be reduced to less than significant with containment by Shell with implementation of MM OS-7b.~~

Residual Impacts: Even with these measures, the residual impacts to biological resources may remain significant (Class I).

4.3.5 Impacts of Alternatives

Impact BIO-8: No Project Alternative

The alternative would eliminate the biological resources impacts associated with operations at the Shell Terminal resulting in a beneficial (Class IV) impact. Biological resources impacts (Class I, II and III) would be transferred to other marine terminals and would be similar to the proposed Project. Shell has no responsibility for these other terminals.

Under the No Project Alternative, Shell's lease would not be renewed and the existing Shell Terminal would be subsequently decommissioned with its components abandoned in place, removed, or a combination thereof. The decommissioning of the Shell Terminal would follow an Abandonment and Restoration Plan as described in Section 3.3.1, No Project Alternative.

Under the No Project Alternative, alternative means of crude oil/product transportation would need to be in place prior to decommissioning of the Shell Terminal, or the operation of the Shell Refinery would cease production, at least temporarily. It is more likely, however, that under the No Project Alternative, Shell would pursue alternative means of traditional crude oil transportation, such as a pipeline transportation, or use of a different marine terminal. Accordingly, this ~~Draft~~ EIR describes and analyzes the potential environmental impacts of these alternatives. For the purposes of this ~~Draft~~ EIR, it has been assumed that the No Project Alternative would result in a decommissioning schedule that would consider implementation of one of the described transportation alternatives. Any future crude oil or product transportation alternative would be the subject of a subsequent application to the CSLC and other agencies having jurisdiction, depending on the proposed alternative.

If the No Project Alternative involved removal of the Shell Terminal, temporary impacts to biological resources would occur by the noise and activity associated with pier removal operations and by disturbance of sediments during pier removal. These impacts would be short lived and are considered adverse, but less than significant (Class III).

Following decommissioning, the impacts to biological resources in San Francisco Bay from operations of the Shell Terminal would be eliminated. These impacts include disturbance of vessel traffic and maintenance dredging, the risk of introduction of ~~exotic~~ nonindigenous species in ballast water, the chronic input to Bay waters of small amounts of contaminants, and the risk of an oil spill at the Shell Terminal.

The transfer of tanker traffic from the Shell Terminal to another marine terminal would eliminate impacts to biological resources from operations at the Shell Terminal but would transfer some of the impacts to another site. Because the additional tanker traffic at another marine terminal would not be expected to increase needed maintenance dredging at the other terminals or small chronic input of contaminants from storm runoff, this alternative would have slightly fewer operational impacts to biological resources than continued operations at the Shell Terminal.

Biological impacts associated with vessels would be transferred to another marine terminal and would be similar to the proposed Project. These impacts include disturbance to biological resources from boat traffic, sediment disturbance generated by boat propellers and bow thrusters, introduction of ~~exotic~~ organisms in ballast water discharges and by hull fouling, and introduction of toxins used as anti-fouling agents on tankers. The potential impacts of spills on biological resources would depend on the location of the other terminal. Biological resources in close proximity to the terminal would be at greatest risk from an oil spill at the terminal. The potential impacts of a spill from a tanker would be similar to the proposed Project.

BIO-8: No mitigation is required.

Impact BIO-9: Full Throughput Alternative

Shell's use of other Bay Area marine terminals would eliminate the impacts of Shell's Terminal operations at Martinez, resulting in a beneficial impact (Class IV). Shell Terminal impacts on biological resources would be transferred to the location of these terminals. The impacts of routine operations and oil spills would be similar to those of the proposed Project and would range from Class I to Class III.

Terminal(s)

For any existing terminal modifications, noise, activity, and sediment suspension during construction could disturb temporarily organisms in the vicinity of the terminal. Because these impacts would occur in an area with a high level of on-going human activity, impacts would be temporary and limited to the immediate vicinity and would be adverse, but less than significant (Class III). An expanded pier could result in a loss of Bay habitat. Loss of Bay habitat, especially of eelgrass would be a significant adverse impact (Class II). Impacts could be mitigated to insignificant by avoiding eelgrass and other sensitive habitats such as tidal marshes to the extent possible, and providing compensatory mitigation for lost resources.

The impacts of routine operations of other terminals would be similar to those of the proposed Project. These impacts include noise and disturbance to fish and wildlife from vessel traffic movements (Class III), sediment disturbance to benthic habitat from vessel maneuvers (Class III), adverse impacts to aquatic organisms from contaminants associated with terminal operations (Class III), and introduction of nonindigenous species in ballast water or via hull fouling (Class I). If maintenance dredging to maintain adequate depths at the berths was required, impacts would range from Class II for salmonids and juvenile Dungeness crabs to Class III for plankton, other benthos and fishes and birds. One additional Class II impact from maintenance dredging that was not an issue for the proposed Project could be impacts to Pacific herring spawning. If Pacific herring spawn in the vicinity of the terminal(s) and maintenance dredging, if it occurred, during the herring spawning season would have the potential to damage herring eggs through siltation.

As was true of the proposed Project, oil spill impacts at other terminals would range from Class I to Class II, depending on the size of the spill and whether it could be contained before biological resources were damaged. Sensitive biological resources in the Central and San Pablo Bays would be at more risk of harm from a spill at the terminals in those areas, than at the Shell Terminal. Those resources include rocky intertidal habitat in the northern parts of Central Bay, juvenile Dungeness crabs, eelgrass beds, double crested cormorants, and California brown pelicans. On the other hand, sensitive resources in Carquinez Strait and Suisun Bay would be at less risk than the proposed Project from a spill at a terminal in San Pablo Bay. These sensitive resources include plankton communities in Suisun Bay, Delta smelt, the tidal marshes of Carquinez Strait and Suisun Bay, and the important shorebird foraging and roosting area at Suisun Shoal.

Pipelines

Construction of new pipelines from either terminal to transport oil and products to and from the Shell Refinery would disturb biological resources along the new pipeline routes. If sensitive biological resources are present along the new route, the impacts of construction could be significant (Class I and II). A variety of mitigation measures, including avoidance of sensitive habitat, boring pipelines under sensitive streambed and wetland areas, and limiting construction to seasons when sensitive resources are not present, are available. Depending on the pipeline routes, mitigation measures may or may not be effective in reducing impacts of pipeline construction to a level of less than significant.

The impacts of oil spills from a pipeline would probably be less than from a spill at the Shell Terminal. If the spill occurred on land, oil would be transported less rapidly than a spill in San Francisco Bay, and the spill would be more easily contained. Impacts to biological resources could still be significant, however (Class I or II). The worst-case spill from a pipeline would most likely be if oil were spilled into a river or creek. The oil could contaminate a substantial amount of habitat if it was not rapidly contained.

Mitigation Measures for BIO-9:

BIO-9a. Any marine terminal modification (if applicable), should avoid crossing eelgrass beds, tidal marshes and other sensitive resources to the extent possible. Compensatory mitigation should be provided for loss of Bay habitat and for any sensitive resources. Compensatory mitigation may take the form of removal of in-Bay structures or restoration of tidal habitat. If eelgrass or tidal marshes are lost by pier construction, these resources should be replaced by planting of appropriate vegetation at another location.

BIO-9b. An Oil Spill Response Plan for each terminal shall be prepared. This plan should specify measures to protect resources most at risk from a spill at the each terminal. The plans shall be prepared by each terminal operator/owner. The operators of each terminal shall insure that adequate equipment is available to immediately protect all the sensitive habitats with risk of being oiled within 3 hours of a spill at each terminal.

BIO-9c. To avoid impacts to Pacific herring reproduction, terminal operators (where applicable), shall schedule dredging to avoid the herring spawning season of December through February and into March.

BIO-9d. Implement proposed Project MMs BIO-3a-b, BIO-4, and BIO-6a-d.

BIO-9e. Prior to construction of any new pipelines, terminal operators shall perform biological surveys and design the pipeline routes and construction

methods (such as Horizontal Directional Drilling under stream crossings) to avoid impacts to sensitive biological resources.

Rationale for Mitigation: Removal of similar structures and/or restoration of tidal habitat and sensitive resources such as eelgrass and marsh vegetation will compensate for the loss of habitat that would occur from any modification of existing marine terminals.

For applicable marine terminals, restriction of dredging to seasons when the most sensitive biological resources (salmonids, juvenile Dungeness crab, herring eggs) are least abundant would reduce the impacts of maintenance dredging if it is needed. Compliance with the California Marine Invasive Species Act would reduce the impacts of introduction of invasive non-native species to the extent feasible. Until an effective treatment system is developed, the discharge of ballast water to San Francisco Bay will remain a significant adverse impact. Measures to reduce chances of an oil spill, improve response, protect sensitive resources, and restore oiled resources, will reduce the probability and impacts of oil spills at the terminals to the extent feasible. For both terminals, avoidance of sensitive resources along the pipeline route and implementation of construction methods to avoid impacts would reduce the impacts of pipeline construction on sensitive resources to the extent feasible.

Residual Impacts: With appropriate avoidance and compensatory mitigation, the impacts of consolidated terminal construction would be reduced to less than significant. Avoidance of dredging during the months when sensitive biological resources are present would reduce the impacts of any maintenance dredging to less than significant. Until a feasible system to kill all organisms in ballast water is developed, the discharge of ballast water to San Francisco Bay will remain a significant (Class I) adverse impact. Measures to protect sensitive resources from spilled oil may reduce the impacts of small spills. For large spills, oil is likely to contact sensitive resources and impacts would remain significant (Class I) even with mitigation. Depending on the nature of sensitive resources along the new pipeline route, avoidance measures may or may not reduce pipeline construction impacts to less than significant.

4.3.6 Cumulative Projects Impacts Analysis

Impact CUM-BIO-1: Routine Operations

Operations at the Shell Terminal could contribute to the cumulative adverse impacts to biological resources from the introduction of nonindigenous organisms. These potential impacts include competition, destabilization of the aquatic food web, accumulation of contaminants in the tissues of non-native prey species such as the Asian clam, and introduction of disease microorganisms or toxic algae. These are cumulatively significant adverse impacts (Class I) and the Shell Terminal's contribution to the cumulative potential for introduction of nonindigenous species through ballast water discharges or hull vessel biofouling could be considerable.

The Shell Terminal also would contribute in a minor way to the cumulative degradation of water quality in San Francisco Bay. Impaired water quality in San Francisco Bay is a

significant adverse impact (Class I). Disturbance to the benthic community by vessels in shipping channels has altered the benthic community in these areas (Class I impact). The Shell Terminal would contribute in a minor way to this significant impact. Dredging at the Shell Terminal could contribute to potentially significant but mitigable impacts on migration and spawning (Class II).

Other contributions from routine operations at the Shell Terminal to cumulative impacts on biological resources would be adverse, but less than significant (Class III).

Plankton

Plankton populations in the San Francisco Bay Estuary have been subjected to cumulative impacts from decreases in freshwater outflow from the Delta, introduction of ~~exotic~~ nonindigenous species, and degradation of water quality from inputs of contaminants. Plankton may also be affected temporarily by operations such as dredging and marine construction that generate turbidity. However, turbidity would be localized in space and time. Turbidity impacts would only be cumulative if two or more major projects were generating large areas of turbidity within the same Bay at the same time. Of the projects on the cumulative projects list, only the channel deepening projects would be likely to create extensive turbidity and it is highly unlikely that more than one area of channel would be dredged at any one time.

Maintenance dredging near the Shell Terminal would generate limited turbidity once every five years, at the most, and is not expected to contribute to cumulative impacts on plankton populations. Operations at the Shell Terminal would also not contribute to cumulative impacts on plankton from decreases in freshwater outflow. However, the discharge of segregated ballast water, even after mid-ocean exchange, could contribute to impacts from introduction of ~~exotic~~ nonindigenous species. Voracious filter feeding by the introduced Asian clam, ~~Potamocorbula~~ Corbula amurensis, has contributed to marked declines in phytoplankton populations in the northern reach (especially in Suisun Bay). Introduced zooplankton species, such as the copepods *Sinocalanus doerri* and *Pseudodiaptomus forbesi*, are thought to have contributed to the declines of native species such as *Eurytemora affinis* and *Diaptomus* sp.

The cumulative impacts from the introduction of ~~exotic~~ nonindigenous species have been highly significant to the native plankton assemblages of the San Francisco Estuary. Approximately 81 tanker calls per year are made to the Shell Terminal. The average volume of ballast water discharged by a tanker is estimated to be 2.5 million gallons (Cohen 1998). Therefore, tankers calling at the Shell Terminal may discharge as much as 203 million gallons of ballast water per year if each one discharged ballast water in San Francisco Bay. The total amount of ballast water discharged to San Francisco Bay in a year is estimated to be between 2.5 and 5 billion gallons. Therefore, if all the tankers visiting the Shell Terminal discharged their ballast water into San Francisco Bay, tankers associated with the Shell Terminal could be responsible for as much as 4 to 8 percent of the annual ballast water discharge. The contribution of tankers that visit the Shell Terminal to annual ballast water discharges therefore is not trivial. The potential to introduce additional ~~exotic~~ nonindigenous species to San

1 Francisco Bay is a significant adverse cumulative impact. The cumulative impact of
2 ballast water input to San Francisco Bay is adverse and significant (Class I).

3
4 The release of contaminants associated with the Shell Terminal would contribute to
5 degradation of water quality within the Bay. Levels of many contaminants in the water
6 column, the sediments, and the biota of the San Francisco Bay Estuary are at levels
7 found to have harmful effects on aquatic organisms. It is not known if contaminant levels
8 have affected plankton populations. Operations at the Shell Terminal would contribute
9 slightly to the levels of these contaminants, but Shell Terminal's contribution to mass
10 loadings of these contaminants is much less than other sources, such as industrial
11 discharges and storm run-off. Therefore, the Shell Terminal would contribute to the
12 cumulative impacts of degradation of water quality on planktonic organisms, but that
13 contribution would be small compared to other sources. The cumulative impact of
14 contaminant input to San Francisco Bay is adverse and significant (Class I).

15 *Benthos*

16
17
18 Cumulative impacts on the benthos from routine operations could occur from disturbance
19 of sediments in ship channels, and during dredging, introduction of ~~exotic~~ nonindigenous
20 organisms in ballast water or vessel biofouling and inputs of contaminants in sediments.
21 Benthic invertebrate communities in the ship channels are marked by a lower
22 abundance and diversity than communities in less disturbed areas. The depauperate
23 communities in the shipping lanes are probably related to the frequent disturbance of
24 the sediments by the wakes and propellers of large vessels, as well as by periodic
25 maintenance dredging. Therefore, the disturbance to the shipping channels within
26 San Francisco Bay has altered the diversity and abundance of benthic invertebrate
27 populations and is a significant adverse impact (Class I). Tankers and barges traveling
28 to and from the Shell Terminal represent less than 3 percent of the annual vessel traffic
29 in San Francisco Bay. Therefore, the contribution that operations at the Shell Terminal
30 make to impacts of navigation channels on benthic communities is small.

31
32 Operations at the Shell Terminal could contribute to the introduction of ~~exotic~~
33 nonindigenous species if ballast water were discharged or if the hull and other wetted
34 surfaces of the vessel are not properly managed. The potential adverse impacts of
35 invasive species, should any be introduced, could be highly significant and would occur
36 in a vulnerable environment because of cumulative impacts from previous invasions and
37 other disturbances (Class I). Furthermore, the Shell Terminal's contribution to the
38 annual volume of ballast water discharged in the Bay could be considerable.

39
40 Periodic maintenance dredging would disturb the sediments at the dredge site at the
41 berths on the inner side of the Shell Terminal pier and at the Carquinez Strait disposal
42 site. Dredging activities would contribute to the disturbance of benthic communities in
43 these areas. Because dredging only affects the benthos in a limited area, because
44 dredging is infrequent and because the volume of material dredged to maintain Berths
45 #3 and #4 would be small, the cumulative effect of maintenance dredging by Shell on
46 benthic communities would be adverse, but less than significant (Class III). The Shell

Terminal's contribution to the annual discharge at the Carquinez Strait site would be less than 2 percent.

Sediments in San Francisco Bay exceed levels at which effects to benthic organisms can occur in many locations. Contaminants in sediments may be contributing to the degraded condition of benthic communities within San Francisco Bay. The San Francisco Estuary Institute recently conducted a pilot study to identify the degree of contaminant impacts to benthic assemblages in the San Francisco Estuary (Lowe and Thompson 1999). The benthic assessments identified two samples from Stege Marsh in the eastern Central Bay that were severely contaminated and showed that several San Leandro Bay samples were considered to be moderately affected by contamination. Most benthic assemblages in the Project study area did not appear to be highly degraded by contamination. Therefore, the cumulative impacts of contamination on benthic populations in San Francisco Bay appear to be significant only in localized areas. The effects of chronic contamination from Shell Terminal operations to cumulative impacts of contamination on benthic communities in San Francisco Bay are adverse, but less than significant (Class III).

Fishes

The fish populations in the San Francisco Bay Estuary have been altered by the cumulative impacts of overfishing, loss of habitat, introduction of ~~exotic~~ nonindigenous species, decreased Delta outflows, and increases in contaminants (Nichols et al. 1986). Of these major factors affecting fish populations in the Bay, operation of the Shell Terminal would contribute directly to increases in ~~exotic~~ nonindigenous species and contaminants. Moreover, any stresses on fish populations as a result of Shell Terminal operations would affect fish populations already stressed by the other factors. Operations at the Shell Terminal would also contribute to the cumulative impacts of maintenance dredging and vessel noise on fish populations. The cumulative impacts of these activities appear to be minor. As discussed in Impact BIO-1, noise from large vessels can startle fishes and cause avoidance behavior. Within the San Francisco Bay Estuary, with its constant background of vessel noise, fishes have probably adapted to the regular noise of large vessels (Class III impact). Fishes have been documented to avoid dredge disposal areas during disposal events. The area affected is small, however, and disposal events occur during a brief time period. On a cumulative level, dredging and dredge material disposal would have an adverse, but less than significant impact on fishes (Class III).

Striped Bass and Other Pelagic Fish Declines

Unfortunately, the estuary is experiencing a precipitous decline in striped bass, Delta smelt, longfin smelt and other fish species. The striped bass was introduced in 1879 and was successful enough to support a commercial fishery until 1935, when commercial fishing was banned. The striped bass spawns in the Sacramento-San Joaquin Rivers. After spawning, the adults move back downstream to the Bay and ocean where they remain until the following breeding season. Juvenile striped bass migrate downstream to

1 the Delta and the Bay where they remain during their first year. Young fish rearing habitat
2 extends into San Pablo Bay during wet years (CALFED Bay-Delta Program 1998).
3 Additional information on striped bass is presented in Section 4.3, Biological Resources.

4
5 The Delta smelt is a small fish endemic to the estuary. Typically 2 to 3 inches long,
6 Delta smelt need fresh water and brackish habitat in order to survive and reproduce.
7 Smelt adults live for just one year, making it an environmentally-sensitive species. The
8 smelt's numbers have remained extremely low due to factors including low fresh water
9 flows, the increase in non-native species in the Delta, increased toxins, entrainment
10 losses to water diversions, entrainment at power plant intakes, and changes in
11 abundance and composition of food organisms.

12
13 Like its cousin, the delta smelt, the longfin smelt have declined precipitously, particularly
14 during California's drought years. The longfin smelt use different habitats than the delta
15 smelt, however little is known about its habitats. The longfin smelt had a 2-year life
16 cycle. Studies are ongoing including the California Department of Fish and Game's Fall
17 Mid-water Trawl program (FMWT), which has operated since 1967.

18
19 Ongoing scientific monitoring of the estuary show that these species are at a 45 year
20 low, despite Bay and Delta ecosystem restoration efforts. Currently, scientists are
21 studying the situation and have narrowed down the possible causes to three: recently
22 introduced, invasive species, pollutants in point-source discharges (from identifiable
23 pipes/drains) and urban/agricultural run-off, and freshwater exports from the Delta.

24
25 The Bay-Delta has become a haven for introduced species. While the adverse effects of
26 the Asian clam have been widely reported (Chambers Group, Inc. 2004), scientists have
27 also called out the cyclopoid copepod *Limnoithona teraspina*, (which may be a poor
28 food source for fish and a predator of a good food source), as increasing in abundance
29 to such an extent that it is the most profuse copepod in the estuary (Armor, et al. 2005).
30 New and ongoing studies are being carried out to better define the degree to which
31 pollutants, invasive species and fresh water exports may be responsible individually, in
32 sequence or in concert for the apparent long-term declines in fish populations. Studies
33 will then be followed by actions to address the problems (State of California 2005).

34
35 The evidence suggests that contaminant loads may be significantly affecting fish
36 populations in San Francisco Bay. Fishes within the San Francisco Bay Estuary have
37 been documented to show liver abnormalities which are thought to be related to elevated
38 levels of contaminants (San Francisco Bay Estuary Project 1992). Recent studies of
39 contaminant levels in fishes in San Francisco Bay showed that fishes collected in 1994,
40 1997 and 2000 had very high levels of several contaminants, including mercury, PCBs,
41 ~~dieldren~~-dieldrin, DDT, and chlordane (Davis et al. 1999, Greenfield et al. 2003). None of
42 these contaminants is likely to be associated with operations of the Shell Terminal.
43 Pollutants have been implicated in the decline of the striped bass (Whipple et al. 1987).
44 As discussed in Impact BIO-5, operations at the Shell Terminal may be contributing small
45 quantities of contaminants to add to pollutant stresses on fishes in the San Francisco Bay
46 Estuary. The Shell Terminal's contribution to contaminant loads is extremely small relative

to other sources. While this contaminant input by itself would present a small yet significant adverse impact on fishes of the San Francisco Estuary (Class I), the overall contaminant loading to the Estuary from all sources is substantial and will significantly affect the fish populations of San Francisco Bay.

Operations at the Shell Terminal could contribute to the cumulative adverse impacts to fishes from the introduction of nonindigenous species. These potential impacts include competition from non-native fishes, destabilization of the aquatic food web, accumulation of contaminants in the tissues of non-native prey species such as the Asian clam, and introduction of disease microorganisms or toxic algae. These impacts are cumulatively and adversely significant (Class I) and the Shell Terminal's contribution to the cumulative potential for introduction of nonindigenous species through ballast water discharges or hull vessel biofouling could be considerable.

Marshes

Marshes in the San Francisco Bay Estuary have been lost and severely degraded by diking, filling, flood control, and the indirect impacts of development. Routine operations at the Shell Terminal would not contribute to cumulative impacts on saltmarsh habitat.

Avifauna

Routine operations at the Shell Terminal would produce noise and human activity, and some discharges affecting local water quality. To some extent, all of these factors influence the distribution and present patterns of abundance of seabirds, shorebirds, and waterfowl. Typically, birds common near marine terminals are those most tolerant of noise and human activity. These include nesting western gulls, several other species of gulls that roost on or near marine terminals, occasionally brown pelicans, blackbirds, and other passerines.

Scoters and ducks typically forage or rest in the shallow waters of the Bays rather than in deeper waters. They are uncommon in the fast currents of the ship channel and are not likely to be affected by slow-moving tanker traffic. They are low in abundance in the immediate vicinity of all marine terminals. The few present would not be subject to mortality or habitat loss due to normal activities associated with vessel calls and transfer of oil or petroleum products. Although routine operations could produce adverse impacts, these would be less than significant because of the small number of birds that might be affected (Class III).

Discharges from marine terminals may affect local water quality, ultimately contributing to deterioration in habitat and contamination of fish and invertebrate food resources consumed by birds. These discharges, like those of other industrial activities in the Bays, are regulated by the RWQCB. Pollutants found in especially high concentrations in scoters and ducks include selenium, silver, copper, mercury, zinc, and cadmium. These metals are contained in the mussels, clams, and other benthic organisms consumed by waterfowl, and are the accumulation of many years of discharges from a

variety of sources. The cumulative impact of contaminant discharges on avifauna is considered a significant adverse impact (Class I). However, the Shell Terminal's contribution to cumulative contaminant levels in San Francisco Bay is extremely small.

Operations at the Shell Terminal could contribute to the cumulative adverse impacts to water-associated birds from the introduction of nonindigenous species. These potential impacts include destabilization of the aquatic food web, accumulation of contaminants in the tissues of non-native prey species such as the Asian clam, and introduction of disease microorganisms or toxic algae. These impacts are cumulatively significant (Class I) and Shell's contribution to the cumulative potential for introduction of nonindigenous species through ballast water discharges or hull vessel biofouling could be considerable.

Marine Mammals

The possibility exists for injury or death of sea lions, harbor seals or harbor porpoises due to collisions with vessels. If impacts occurred, they would be significant because both species are protected under the Marine Mammal Protection Act of 1972. Instances of collisions of large vessels with these agile marine mammals are extremely rare. It is unlikely that a sea lion, harbor seal or harbor porpoise would be struck by a slow-moving tanker. Because of the negligible chance of occurrence, the impacts of collision with the marine mammals in the Bays from normal vessel traffic would be adverse, but less than significant (Class III). Marine mammals within San Francisco Bay are adapted to activity and vessel traffic. The cumulative impacts of disturbance to these species from vessel traffic and in-water construction would be adverse, but less than significant (Class III).

Rare/Threatened/Endangered Species

Chinook salmon are found in the immediate vicinity of the Shell Terminal. Contaminants associated with the Shell Terminal are unlikely to contribute to the body burden of young salmon, because individuals would only remain near the terminal for a short while before they migrate to the ocean. Because salmon spend their adult lives off the open coast, they are not subjected to the high level of contaminants in San Francisco Bay for more than a short while; therefore, the cumulative impact of contaminants on Chinook salmon would be adverse but less than significant (Class III). Dredging operations at the Shell Terminal or elsewhere in the Bay could interfere with the movement of young salmon from the Delta to the ocean. Interference with the out migration of young salmon is a potentially adverse and significant impact (Class II). Impacts could be reduced to less than significant by restricting dredging to June through November when winter and spring run smolt activity is lowest.

No rare, threatened, or endangered bird species typically occur in the immediate vicinity of marine terminals in the Bay, except for the California brown pelican (~~Federal and State endangered~~ an endangered species delisted in 2009), which uses the San Francisco Bay Estuary in late summer and fall. California brown pelicans are known to roost in small numbers at sites throughout the area (generally pilings and breakwaters at some distance from sources of disturbance). Sites near marine terminals used for roosting by substantial

numbers of birds include the Brothers Rocks off the PAKTANK Terminal, the Brooks Island breakwater off the Port of Richmond, and the Alameda ~~Navel~~ Naval Air Station breakwater off the Ports of Oakland/Alameda. Presumably, pelicans roosting near marine terminals are accustomed to noise and activity from routine operations; therefore, any impacts would be minor and less than significant (Class III).

Endangered least terns have an important colony at Alameda Point. This colony has nested successfully in recent years in spite of high vessel activity in the area. Alameda Point is not near the Shell Terminal and routine operations at the Shell Terminal would not affect this colony (Class III – less than significant). A smaller least tern colony is located closer to the Shell Terminal at Pittsburgh. This colony is sufficiently distant from the Shell Terminal that operations at the terminal would not disturb the colony.

Several California Species of Special Concern may be seen near marine terminals. These include double-crested cormorants, long-billed curlews, California gulls, some ducks, several species of foraging raptors (Order Falconiformes), the black swift, and several species of passerines (perching birds of the Order Passeriformes). None of these species is likely to be disturbed by Shell Terminal operations. Double-crested cormorants have an important colony on the Richmond-San Rafael Bridge near the Chevron Richmond Marine Terminal. A study determined that the reproductive success of this colony was similar to that of double-crested cormorant colonies in undisturbed areas (Stenzel et al. 1991). Numbers at this colony increased throughout the 1990's; therefore, impacts on double-crested cormorants probably would be adverse, but less than significant from operations (Class III).

Operations at the Shell Terminal could contribute to the cumulative adverse impacts to sensitive species from the introduction of nonindigenous organisms. These potential impacts include competition, destabilization of the aquatic food web, accumulation of contaminants in the tissues of non-native prey species such as the Asian clam, and introduction of disease microorganisms or toxic algae. These are cumulatively significant adverse impacts (Class I) and the Shell Terminal's contribution to the cumulative potential for introduction of nonindigenous species through ballast water discharges or hull vessel biofouling could be considerable.

Mitigation Measures for CUM-BIO-1:

CUM-BIO-1a. Shell shall implement ~~proposed Project~~ MM WQ-2.

CUM-BIO-1b. Shell shall implement MM CUM-WQ-1 (MMs WQ-4, WQ-5 and WQ-7).

CUM-BIO-1c. Shell shall implement MM BIO-3a-b.

Rationale for Mitigation: Implementation of the MM WQ-2 addresses requirements for Shell to comply with the California Marine Invasive Species Act. However, effective systems for the treatment of ballast water to remove harmful organisms have not yet been developed. Mid-ocean exchange of ballast water is an interim measure. Shell's

preparation of a SWPPP (MM CUM-WQ-1) would help the Shell Terminal reduce its contribution of contaminants into the water. In the long-term, documentation of vessels using TBT or other metal-based anti-fouling paints would help to reduce water quality impacts. Although Shell may reduce its contribution of pollutants to San Francisco Bay, the cumulative impact of degraded water quality, especially from urban runoff, is expected to remain significant. The development of Total Maximum Daily Loads for priority pollutants by the RWQCB and the implementation of Bay-wide measures to meet those loads will help to reduce cumulative significant water quality impacts.

MMs BIO-3a and BIO-3b specify that Shell reduce the potential for significant impacts to Dungeness crab juveniles and salmonid migration, by adhering to dredging windows established in the LTMS Management Plan.

Residual Impacts: Cumulative biological impacts in San Francisco Estuary for ballast water, vessel biofouling, and water quality would remain adverse and significant (Class I). If all dredgers adhere to dredging windows established in the LTMS Management Plan, potentially significant cumulative impacts of dredging to sensitive biological resources should be reduced to less than significant.

Impact CUM-BIO-2: Accident Conditions

Oil spills from all terminals combined, or from all tankering combined, may affect more resources than Shell Terminal operations alone, due to the wider distribution of potential sources of spills. Operations solely associated with the Shell Terminal contribute relatively little to the cumulative risk of an oil spill. Even so, a spill from Shell Terminal operations has the potential to impact biological resources and result in a significant adverse (Class I or II) impact.

Probability of Impacts

Cumulative conditions produce a greater threat that oil spills will occur than the risk from operations at the Shell Terminal alone, because of the greater quantities of oil handled or transported, and the greater number of vessel calls. Further, oil spills from all terminals combined, or from all tanker segments combined, may affect more resources than Shell's Terminal operations alone, simply due to the wider distribution of potential sources of spills. Based on the analysis in the Unocal EIR, Table 4.3-10 shows the final probability of oil spills occurring and contacting sensitive habitat from the cumulative, or combined, activities of all marine terminals and tanker transport. The potential for impacts is many times greater from cumulative terminals and tankers than from Shell Terminal's operations alone. For most resources the chance is at least 50 percent that they would be affected by one or more spills of 1,000 bbls or greater during the next 40 years.

Table 4.3-10. Final Probabilities of Oil Spills Occurring and Contacting Sensitive Populations or Habitat within a 40-Year Period from the Cumulative or Combined Activities of All Marine Terminals and Tanker Transport

Sensitive Habitat	Final Probabilities ¹ (percent)	
	>1,000 (bbbs)	>10,000 (bbbs)
San Francisco, San Pablo, and Suisun Bay		
Birds		
• shorebirds – mudflat foraging habitat	73.2	23.0
• waterfowl – open-water habitat	73.2	23.0
• western gull – colony sites	97.6	44.2
Marine Mammals		
• harbor seal – haulout sites	74.4	30.2
Fishes		
• white sturgeon habitat	26.0	4.6
• Chinook salmon habitat	96.5	44.8
• American shad habitat	99.9	45.4
• herring spawning areas	99.5	45.5
Invertebrates		
• juvenile Dungeness crab (April-May)	99.9	45.5
• juvenile Dungeness crab (September-December)	99.9	45.5
Other Sensitive Habitats		
• eelgrass bed	92.7	40.5
• vegetated tidal marshes	99.9	45.5
• shallow water habitat	99.9	45.5
Rare/Threatened/Endangered Species		
• California clapper rail and California black rail – breeding habitat	48.4	19.1
• California least tern – colonies	42.6	13.1
• double-crested cormorant colony sites	84.7	33.9
• double-crested cormorant open-water habitat	99.9	45.5
• common loon – winter open-water habitat	50.0	22.7
• long-billed curlew – mudflat foraging habitat	73.2	23.0
• brown pelican – roosts	48.5	15.4
• Barrow's goldeneye – open water habitat	73.2	23.0
• Aleutian Canada goose – open water habitat	48.5	15.5
	99.9	45.5
Outer Coast		
Birds		
• alcid colonies	17.7	8.0
• storm-petrel colonies	6.2	2.8
• cormorant colonies	60.9	27.5
• western gull colonies	61.6	27.8
Other Sensitive Habitats		
• Areas of Special Biological Significance (ASBS)	53.6	23.8
• salmon streams/rivers	25.2	11.2
• rocky shore and offshore rocks	61.9	27.5
• estuaries	3.7	1.6
• upwelling areas – February through July	31.1	13.8
Rare/Threatened/Endangered Species		
• common loon – nearshore waters	30.9	13.7
• California brown pelican – roosts >100 birds	13.6	6.2
• Steller sea lion – rookeries and haulouts	12.5	5.7
• blue/fin/humpback whales – Gulf of Farallones habitat	20.5	9.2
• sea otter range – north of Monterey Bay	14.3	6.4
¹ Final probability is the product of the probability that an oil spill will occur and the probability that, if it occurs, it would contact a particular sensitive resource. Final probability is multiplied by proportion of year sensitive resource is present.		

For some resources, the risk that they would be contacted by a small spill is near certainty. For spills of 10,000 bbls or more, the chance ranges from about 13 to 45 percent for impacts from one or more spills during the next 40 years. Along the outer coast, the probability that a resource would be contacted by oil from a tanker spill is much greater if all tankers are considered rather than tankers visiting the Shell Terminal alone. The cumulative probability that widely distributed species like double-crested cormorant colonies would be contacted by a 1,000- to 10,000-bbl spill from a tanker off the outer coast is about 60 percent.

Although the overall absolute probability that some portion of a resource would be contacted by a spill during the lease period is higher when the cumulative impact of all terminals and tankers is considered compared to activities at the Shell Terminal alone, the relative risk generally does not change. The relative risk considers the percentage of a resource that has a high probability of being oiled should a spill occur. Thus, there is a much higher chance for most resources that they would have some contact with oil from some spill during the next 40 years when all terminal and tankering activities are considered, but once a spill has occurred the risk that a substantial portion of the resource would be contacted by oil does not change.

Although the probability of contact by oil spills is greater for cumulative conditions, the severity of impacts of individual oil spills is of the same scale as described for the proposed Project. The reasonable worst-case spill scenarios used above to describe potential impacts from the Shell Terminal and associated tankers apply as well to impacts that would likely occur from cumulative terminals or tanker transport.

As discussed in Operational Safety/Risk of Accidents, Sections 4.1.4, Impacts Analysis and Mitigation Measures and 4.1.6, Cumulative Projects Impacts Analysis, operations associated with the Shell Terminal contribute relatively little to the cumulative risk of an oil spill. For the biological resources of San Francisco Bay, the worst situation would be if two or more oil spills occurred within a short time. In this worst-case situation, the total percentage of a sensitive resource affected by oil might be substantially greater than if spills occurred infrequently enough that recovery occurred between spills. The analysis in Section 4.1.6, Cumulative Projects Impact Analysis, indicates that the mean time between spills of 238 bbls or greater was 36 years or more. Therefore, it is unlikely that resources would be contacted by more than one oil spill during the 30-year life of the lease.

Mitigation Measures for CUM-BIO-2:

CUM-BIO-2. Shell shall implement MM BIO-6a-d and OS-7a-b.

Rationale for Mitigation: The measures in MMs BIO-6a through BIO-6d increase response capability and reduce accident risk. In addition the measures require that Shell provide access to sonic devices or other measures to scare birds away from a spill, and consultation for cleanup actions with CDFG and USFWS will avoid damage that could occur during cleanup operations. Documentation of damage from oil spills

would also provide data to determine the effectiveness of a cleanup and to help determine any necessary compensation. Response capability for containment and cleanup of vessel spills while transiting the Bay or outer coast is not Shell's responsibility. Nevertheless, Shell's participation in USCG PAWSA workshops for the San Francisco Bay area (MM OS-7a), can help to improve transit issues and response capabilities in general, and will support overall safety improvements to the existing VTS in the future, which will help to reduce the potential for incidents and the consequences of spills within the Bay. ~~as a participant in any analysis to examine upgrades to the VTS (OS-7a), Shell can help to improve transit issues and response capabilities in general which help to reduce the consequences of spills within the Bay.~~ For a spill near the Shell Terminal, Shell is more suited to provide immediate response (MM OS-7b) to a spill using its own equipment and resources, rather than waiting for mobilization and arrival of the vessel's response organization. Impacts to biological resources from spills near the Shell Terminal caused by transiting vessels may be able to be reduced to less than significant with containment by Shell with implementation of MM OS-7b. These measures help to reduce oil spill impacts to biological resources. For small spills of less than 50 bbls, impacts to biological resources can be reduced to less than significant.

Residual Impacts: Cumulative biological impacts in San Francisco Estuary would remain adverse and significant but Shell's Terminal contribution to most impacts to biological resources is small compared to other sources. Impacts from large spills would remain significant (Class I).

Table 4.3-11 presents a summary of the impacts and mitigation measures for Biological Resources.

Table 4.3-11. Summary of Biological Resources Impacts and Mitigation Measures

Impact	Mitigation Measures
BIO-1: Noise Disturbance on Fishes, Birds and Mammals from Vessel Traffic Movements	No mitigation required.
BIO-2: Sediment Disturbance to Benthic Habitat from Vessel Maneuvers	No mitigation required.
BIO-3: Maintenance Dredging	BIO-3a: Schedule dredging to avoid the months when juvenile Dungeness crabs are most abundant in the Project area.
	BIO-3b: To protect the salmon, schedule dredging when winter and spring run Chinook salmon smolt activity is lowest.
BIO-4: Introduction of Nonindigenous Species	BIO-4a: MM WQ-2 and MM WQ-4 apply.
	BIO-4b: Shell shall participate and assist in funding ongoing and future actions related to invasive species and identified in the October 2005 Delta Smelt Action Plan (State of California 2005).
BIO-5: Contaminants Associated with Routine Operations	No mitigation required.

Table 4.3-11. Summary of Biological Resources Impacts and Mitigation Measures

Impact	Mitigation Measures
BIO-6: Oil Spills at the Shell Terminal	BIO-6a: Implement MM OS-3a-c and MM OS-4.
	BIO-6b: Identify source of sonic hazing devices to flush birds from Suisun Shoal and that such devices can be deployed within 3 hours.
	BIO-6c: When a spill occurs, develop procedures for cleanup of any sensitive biological areas contacted by oil in consultation with CDFG and USFWS.
	BIO-6d: Shell shall work with the NRDA team, if invited, to work as a single team toward determination of the extent of damage and loss of resources, cleanup, restoration and compensation. Shell shall keep the CSLC informed of their participation.
BIO-7: Accidental Spills from Vessels in Transit in Bay or Outer Coast	BIO-7: Implement MM OS-7a and OS-7b.
BIO-8: No Project Alternative	No mitigation required.
BIO-9: Full Throughput Alternative	BIO-9a: Select any terminal modifications to avoid sensitive resources. Compensatory mitigation to be provided for habitat losses.
	BIO-9b: An Oil Spill Response Plan shall be prepared to protect sensitive biological resources most at risk.
	BIO-9c: To avoid impacts to Pacific herring, the terminal shall schedule dredging to avoid the spawning season.
	BIO-9d: Implement MM BIO-3a-b, BIO-4, and BIO-6a-d.
	BIO-9e: Perform biological surveys of proposed pipeline routes and design route and construction methods to avoid impacts to sensitive resources.
CUM-BIO-1: Routine Operations	CUM-BIO-1a: Implement MM WQ-2
	CUM-BIO-1b: Implement MM CUM-WQ-1.
	CUM-BIO-1c: Implement MM BIO-3a-b.
CUM-BIO-2: Accident Conditions	CUM-BIO-2: Implement MM BIO-6a-d and OS-7a-b.